2007 SESSION

	063396808
1	SENATE BILL NO. 35
2 3	Offered January 11, 2006
3	Prefiled December 21, 2005
4	A BILL to amend and reenact § 19.2-182.4 of the Code of Virginia, relating to not guilty by reason of
5	insanity; temporary visits.
6	
	Patron—Reynolds
7	
8	Referred to Committee for Courts of Justice
9	
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 19.2-182.4 of the Code of Virginia is amended and reenacted as follows:
12	§ 19.2-182.4. Confinement and treatment; interfacility transfers; out-of-hospital visits; notice of
13	change in treatment.
14	Upon commitment of an acquittee for inpatient hospitalization, the Commissioner shall determine the
15	appropriate placement for him, based on his clinical needs and security requirements. The Commissioner
16	may make interfacility transfers and treatment and management decisions regarding acquittees in his
17	custody without obtaining prior approval of or review by the committing court. If the Commissioner is
18	of the opinion that a temporary visit from the hospital would be therapeutic for the acquittee and that
19	such visit would pose no substantial danger to others, the Commissioner may grant such petition the
20	committing court for court approval for a visit not to exceed forty-eight hours. No such visit shall be
21	allowed without court approval. The court may hold a hearing on the appropriateness of granting such
22	a visit. The Commissioner shall notify the attorney for the Commonwealth for the committing
22	invitation in multime of the filing of a notition for a temperature with and of shances in on acquittee's

jurisdiction in writing of *the filing of a petition for a temporary visit and of* changes in an acquittee's
course of treatment which will involve *petitioning for* authorization for the acquittee to leave the
grounds of the hospital in which he is confined.

INTRODUCED

SB35