## **2011 SESSION**

	1	1103790D
1		SENATE BILL NO. 1316
2 3		Offered January 12, 2011
		Prefiled January 12, 2011
4	A	BILL to amend and reenact § 53.1-202.3 of the Code of Virginia, relating to rate at which sentence
5		credits may be earned.
6		
7		Patron—McEachin
7 8		Referred to Committee on Rehabilitation and Social Services
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10		Be it enacted by the General Assembly of Virginia:
11	1.	That § 53.1-202.3 of the Code of Virginia is amended and reenacted as follows:
12		§ 53.1-202.3. Rate at which sentence credits may be earned; prerequisites.
13		A maximum of four seven and one-half sentence credits may be earned for each 30 days served. The
14		arning of sentence credits shall be conditioned, in part, upon full participation in and cooperation with
15		ograms to which a person is assigned pursuant to § 53.1-32.1. For a juvenile sentenced to serve a
16		ortion of his sentence as a serious juvenile offender under § 16.1-285.1, consideration for earning
17		intence credits shall be conditioned, in part, upon full participation in and cooperation with programs
18		forded to the juvenile during that portion of the sentence. The Department of Juvenile Justice shall
19		ovide a report that describes the juvenile's adherence to the facility's rules and the juvenile's progress
20	to	ward treatment goals and objectives while sentenced as a serious juvenile offender under § 16.1-285.1.

Notwithstanding any other provision of law, no portion of any sentence credits earned shall be applied
to reduce the period of time a person must serve before becoming eligible for parole upon any sentence.

INTRODUCED