2013 SESSION

ENGROSSED

13100859D **SENATE BILL NO. 818** 1 2 Senate Amendments in [] — January 25, 2013 3 A BILL to amend the Code of Virginia by adding in Article 8 of Chapter 3 of Title 53.1 a section 4 numbered 53.1-133.10, relating to compact for the control of prisoners receiving medical, dental, 5 6 7 and psychiatric care outside of Virginia. Patron Prior to Engrossment-Senator Puckett 8 9 Referred to Committee on Privileges and Elections 10 11 Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding in Article 8 of Chapter 3 of Title 53.1 a 12 section numbered 53.1-133.10 as follows: 13 14 § 53.1-133.10. Governor to execute; form of compact. 15 The Governor is authorized and requested to execute, on behalf of the Commonwealth, with any 16 other state or states legally joining therein a compact that shall be in form substantially as follows: 17 The compacting states solemnly agree that: 18 ARTICLE I. 19 The party states, desiring by common action to efficiently utilize and provide [available emergency] 20 medical, dental, and psychiatric care for prisoners of local correctional facilities, declare that it is the 21 policy of each of the party states to cooperate with one another to serve the best interests of the 22 prisoners and of the state and local governments in the convenient and economical provision of these 23 services. The purpose of this compact is to provide for the mutual recognition of the control and authority over prisoners during transport to and from medical, dental, and psychiatric facilities across 24 25 state boundaries. 26 ARTICLE II. 27 As used in this compact, unless the context clearly requires otherwise: 28 1. "State" means a state of the United States, the United States of America, a territory or possession 29 of the United States, the District of Columbia, or the Commonwealth of Puerto Rico. 30 2. "Sending state" means a state party to this compact in which a prisoner in need of medical, 31 dental, or psychiatric services is incarcerated. 32 3. "Receiving state" means a state party to this compact in which is located a medical, dental, or 33 psychiatric facility. 34 4. "Prisoner" means a male or female offender who is committed under sentence to or confined in a 35 local correctional facility. 36 5. "Local correctional facility" means any penal or correctional facility or any jail, regional jail, jail farm, or other place used for the detention or incarceration of adult offenders that is owned, 37 38 maintained, or operated by any political subdivision or combination of subdivisions of a state or a local 39 government of a state. 40 ARTICLE III. 41 Each party state agrees to extend all necessary authority to law-enforcement or corrections officers 42 from a sending state while such officers have in their custody a prisoner for the purpose of escorting 43 the prisoner to and from a medical, dental, or psychiatric facility located in the receiving state. 44 ARTICLE IV. 45 This compact shall enter into force and become effective and binding upon the states so acting when it has been enacted into law by any two states. Thereafter, this compact shall enter into force and 46 47 become effective and binding as to any other of said states upon similar action by such state. **48** ARTICLE V. 49 This compact shall continue in force and remain binding upon a party state until the party state has 50 enacted a statute repealing the same and providing for the sending of formal written notice of 51 withdrawal from the compact to the appropriate official of all other party states. No actual withdrawal shall take effect until one year after the notice provided in said statute has been sent. Such withdrawal 52 shall not relieve the withdrawing state from its obligations assumed hereunder prior to the effective date 53 54 of withdrawal. Before the effective date of withdrawal, a withdrawing state shall remove to its territory, 55 at its own expense, such inmates as it may have confined pursuant to the provisions of this compact. 56 ARTICLE VI. 57 The provisions of this compact shall be liberally construed and shall be severable. If any phrase, clause, sentence, or provision of this compact is declared to be contrary to the constitution of any 58 59 participating state or of the United States or the applicability thereof to any government, agency,

SB818E

person, or circumstance is held invalid, the validity of the remainder of this compact and the 60

- applicability thereof to any government, agency, person, or circumstance shall not be affected thereby. If this compact is held contrary to the constitution of any state participating therein, the compact shall remain in full force and effect as to the remaining states and in full force and effect as to the state 61 62
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- affected as to all severable matters. 64