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1	HOUSE BILL NO. 1328
2	Offered January 8, 2020
3	Prefiled January 8, 2020
4	A BILL to amend and reenact § 53.1-133.03 of the Code of Virginia, relating to exchange of offender
5	medical and mental health information and records.
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8 9	Referred to Committee on Public Safety
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 53.1-133.03 of the Code of Virginia is amended and reenacted as follows:
12	§ 53.1-133.03. Exchange of medical and mental health information and records.
13	A. Whenever a person is committed to a local or regional correctional facility, the following shall be
14	entitled to obtain medical and mental health information and records concerning such person from a
15	health care provider, even when such person does not provide consent or consent is not readily
16	obtainable:
17	1. The person in charge of the facility, or his designee, when such information and records are
18	necessary (i) for the provision of health care to the person committed, (ii) to protect the health and
19	safety of the person committed or other residents or staff of the facility, or (iii) to maintain the security
20	and safety of the facility. Such information and records of any person committed to jail and transferred
21	to another correctional facility may be exchanged among administrative personnel of the correctional
22	facilities involved and of the administrative personnel within the holding facility when there is
23	reasonable cause to believe that such information is necessary to maintain the security and safety of the
24	holding facility, its employees, or prisoners. The information exchanged shall continue to be confidential
25	and disclosure shall be limited to that necessary to ensure the security and safety of the facility.
26	2. Members of the Parole Board or its designees, as specified in § 53.1-138, in order to conduct the
27	investigation required under § 53.1-155.
28	3. Probation and parole officers and local probation officers for use in parole and probation planning,
29	release, and supervision.
30	4. Officials of the facilities involved and officials within the holding facility for the purpose of
31	formulating recommendations for treatment and rehabilitative programs; classification, security and work
32	assignments; and determining the necessity for medical, dental and mental health care, treatment and
33	other such programs.
34	5. Medical and mental health hospitals and facilities, both public and private, including community
35	services boards and health departments, for use in treatment while committed to jail or a correctional
36	facility while under supervision of a probation or parole officer.
37	B. Substance abuse records subject to federal regulations, Confidentiality of Alcohol and Drug Abuse
38	Patient Records, 42 C.F.R. § 2.11 et seq., shall not be subject to the provisions of this section. The
39	disclosure of results of a test for human immunodeficiency virus shall not be permitted except as
40	provided in §§ 32.1-36.1 and 32.1-116.3.
41	C. The release of medical and mental health information and records to any other agency or
42	individual shall be subject to all regulations promulgated by the Board of Corrections that govern
43	confidentiality of such records. Medical and mental health information concerning a prisoner that has
44	been exchanged pursuant to this section may be used only as provided herein and shall otherwise remain
45	confidential and protected from disclosure.
46	D. Nothing contained in this section shall prohibit the release of records to the Department of Health
47	Professions or health regulatory boards consistent with Subtitle III (§ 54.1-2400 et seq.) of Title 54.1.
48	E. Any health care provider as defined in § 32.1-127.1:03 who has been notified that a person to
49	whom he has provided services is committed to a local or regional correctional facility shall disclose to
50	the person in charge of the local or regional correctional facility any information necessary and
51	appropriate for the continuity of care of the person committed. Any health care provider who discloses
52	medical and mental health information and records pursuant to this section shall be immune from civil
53	liability resulting from such disclosure, including any liability under the federal Health Insurance
54	Portability and Accountability Act (42 U.S.C. § 1320d et seq.), absent bad faith or malicious intent.
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