VIRGINIA ACTS OF ASSEMBLY -- 1996 SESSION

CHAPTER 569

An Act to amend and reenact § 53.1-182.1 of the Code of Virginia, relating to community corrections programs.

[S 333]

Approved April 4, 1996

Be it enacted by the General Assembly of Virginia: 1. That § 53.1-182.1 of the Code of Virginia is amended and reenacted as follows:

§ 53.1-182.1. Mandated services; optional programs.

Any city, county or combination thereof which elects or is required to establish a community corrections program pursuant to this article shall provide to the judicial system the following programs and services: community service; public inebriate diversion; home incarceration *with or without electronic monitoring*; electronic monitoring; probation supervision; and substance abuse assessment, testing and treatment. Additional programs, facilities and services, including, but not limited to, jail farms, pre-release facilities and work release facilities, may be established by the city, county or combination thereof.