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1	HOUSE BILL NO. 888
2	Offered January 11, 2006
3	Prefiled January 10, 2006
4	A BILL to amend and reenact § 8.01-695 of the Code of Virginia and to amend the Code of Virginia by
5	adding in Chapter 27 of Title 8.01 sections numbered 8.01-696 and 8.01-697, relating to prisoner
6	civil litigation; subpoenas; summary judgment; access to records.
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	Patron—Kilgore
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9	Referred to Committee for Courts of Justice
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11	Be it enacted by the General Assembly of Virginia:
12	1. That § 8.01-695 of the Code of Virginia is amended and reenacted and that the Code of Virginia
13	is amended by adding in Chapter 27 of Title 8.01 sections numbered 8.01-696 and 8.01-697 as
14	follows:
15	§ 8.01-695. When argument held; when discovery permitted.
16	Oral argument on any motion in any prisoner civil action shall be heard orally only at the request of
17	the court; whenever possible, the court shall rule upon the record before it. No prisoner shall be
18 19	permitted to request subpoenas for witnesses or documents, or file discovery requests, until the court has
19 20	ruled upon any demurrer, plea or motion to dismiss. Where a case proceeds past the initial dispositive motions, the court shall require the prisoner seeking discovery to demonstrate that his requests are
20 21	relevant and material to the issues in the case. No subpoend for witnesses or documents shall issue
22	unless a judge of the court has reviewed the subpoend request and specifically authorized a subpoend to
$\overline{23}$	issue. The court shall exercise its discretion in determining the scope of the subpoend and may condition
$\overline{24}$	its issuance on such terms as the court finds appropriate. The court shall take into account the burden
25	placed upon the object of the subpoena in relation to the needs of the case, the amount in controversy,
26	and the importance of the issues at stake in the litigation.
27	§ 8.01-696. Summary judgment; pro se prisoner civil action.
28	Any time after commencement of a pro se prisoner civil action, a party may move for summary
29	judgment on all issues based upon the pleadings, any admissions, depositions, and supporting affidavits.
30	The adverse party may serve supporting affidavits within 10 days after service of the motion. The
31	judgment sought shall be rendered forthwith if the pleadings, admissions, depositions, and affidavits
32	show that there is no genuine issue of material fact and that the moving party is entitled to a judgment
33	as a matter of law.
34	§ 8.01-697. Access to Department of Corrections records.
35	All records maintained by the Department of Corrections in the name of individual prisoners,
36 37	including prisoner medical records, shall be the property of the Department, and the prisoner shall have
37 38	no legal interest in those records. In any civil suit subject to this chapter, where the Commonwealth, an agency of the Commonwealth, an employee of the Commonwealth, or a private contractor providing
30 39	services to the Department of Corrections is named as a defendant, the Director of the Department may
40	share any records maintained by the Department in the name of the prisoner filing suit with counsel
41	representing the above named defendants. Medical records maintained by the Department shall be
42	released in compliance with §§ 8.01-413 and 32.1-127.1:03 and federal law. The Director maintains
43	broad discretion to limit the access to agency records when doing so may compromise security or cause
44	an unnecessary burden on the operations of the Department of Corrections.
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