# **2015 SESSION**

**ENROLLED** 

[S 1258]

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 53.1-10 and 53.1-31.1 of the Code of Virginia, relating to Department
 3 of Corrections; interstate transportation of prisoners.

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### Approved

### 6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 53.1-10 and 53.1-31.1 of the Code of Virginia are amended and reenacted as follows:
§ 53.1-10. Powers and duties of Director.

9 The Director shall be the chief executive officer of the Department and shall have the following 10 duties and powers:

1. To supervise and manage the Department and its system of state correctional facilities;

12 2. To implement the standards and goals of the Board as formulated for local and community13 correctional programs and facilities and lock-ups;

3. To employ such personnel and develop and implement such programs as may be necessary to carry out the provisions of this title, subject to Chapter 29 (§ 2.2-2900 et seq.) of Title 2.2, and within the limits of appropriations made therefor by the General Assembly;

4. To establish and maintain a general system of schools for persons committed to the institutions
and community-based programs for adults as set forth in §§ 53.1-67.7 and 53.1-67.8. Such system shall
include, as applicable, elementary, secondary, post-secondary, career and technical education, adult, and
special education schools.

a. The Director shall employ a Superintendent who will oversee the operation of educational and
vocational programs in all institutions and community-based programs for adults as set forth in
§§ 53.1-67.7 and 53.1-67.8 operated by the Department. The Department shall be designated as a local
education agency (LEA) but shall not be eligible to receive state funds appropriated for direct aid to
public education.

b. When the Department employs a teacher licensed by the Board of Education to provide instruction
in the schools of the correctional centers, the Department of Human Resource Management shall
establish salary schedules for the teachers which endeavor to be competitive with those in effect for the
school division in which the correctional center is located.

c. The Superintendent shall develop a functional literacy program for inmates testing below a
selected grade level, which shall be at least at the twelfth grade level. The program shall include
guidelines for implementation and test administration, participation requirements, criteria for satisfactory
completion, and a strategic plan for encouraging enrollment in college or an accredited vocational
training program or other accredited continuing education program.

d. For the purposes of this section, the term "functional literacy" shall mean those educational skills
 necessary to function independently in society, including, but not limited to, reading, writing,
 comprehension, and arithmetic computation.

a. In evaluating a prisoner's educational needs and abilities pursuant to § 53.1-32.1, the
 39 Superintendent shall create a system for identifying prisoners with learning disabilities.

5. a. To make and enter into all contracts and agreements necessary or incidental to the performance
of the Department's duties and the execution of its powers under this title, including, but not limited to,
contracts with the United States, other states, and agencies and governmental subdivisions of this
Commonwealth, and contracts with corporations, partnerships, or individuals which include, but are not
limited to, the purchase of water or wastewater treatment services or both as necessary for the expansion
or construction of correctional facilities, consistent with applicable standards and goals of the Board;

b. Notwithstanding the Director's discretion to make and enter into all contracts and agreements
necessary or incidental to the performance of the Department's duties and the execution of its powers
under this title, upon determining that it shall be desirable to contract with a public or private entity for
the provision of community-based residential services pursuant to Chapter 5 (§ 53.1-177 et seq.), the
Director shall notify the local governing body of the jurisdiction in which the facility is to be located of
the proposal and of the facility's proposed location and provide notice, where requested, to the chief
law-enforcement officer for such locality when an offender is placed in the facility at issue;

c. Notwithstanding the Director's discretion to make and enter into all contracts and agreements
necessary or incidental to the performance of the Department's duties and the execution of its powers
under this title, upon determining that it is necessary to transport Virginia prisoners through or to
another state and for other states to transport their prisoners within the Commonwealth, the Director

**SB1258ER** 

may execute reciprocal agreements with other states' corrections agencies governing such transports that 57 58 shall include provisions allowing each state to retain authority over its prisoners while in the other 59 state.

60 6. To accept, hold and enjoy gifts, donations and bequests on behalf of the Department from the 61 United States government and agencies and instrumentalities thereof, and any other source, subject to the 62 approval of the Governor. To these ends, the Director shall have the power to comply with such 63 conditions and execute such agreements as may be necessary, convenient or desirable, consistent with 64 applicable standards and goals of the Board;

7. To collect data pertaining to the demographic characteristics of adults, and juveniles who are 65 66 adjudicated as adults, incarcerated in state correctional institutions, including, but not limited to, the race or ethnicity, age, and gender of such persons, whether they are a member of a criminal gang, and the 67 types of and extent to which health-related problems are prevalent among such persons. Beginning July 68 1, 1997, such data shall be collected, tabulated quarterly, and reported by the Director to the Governor 69 and the General Assembly at each regular session of the General Assembly thereafter. The report shall 70 be submitted as provided in the procedures of the Division of Legislative Automated Systems for the 71 72 processing of legislative documents and reports;

73 8. To make application to the appropriate state and federal entities so as to provide any prisoner who 74 is committed to the custody of the state a Department of Motor Vehicles approved identification card 75 that would expire 90 days from issuance, a copy of his birth certificate if such person was born in the 76 Commonwealth, and a social security card from the Social Security Administration;

77 9. To forward to the Commonwealth's Attorneys' Services Council, updated on a monthly basis, a list 78 of all identified criminal gang members incarcerated in state correctional institutions. The list shall 79 contain identifying information for each criminal gang member, as well as his criminal record;

80 10. To give notice, to the attorney for the Commonwealth prosecuting a defendant for an offense that occurred in a state correctional facility, of that defendant's known gang membership. The notice shall 81 contain identifying information for each criminal gang member as well as his criminal record; and 82

11. To designate employees of the Department with internal investigations authority to have the same 83 84 power as a sheriff or a law-enforcement officer in the investigation of allegations of criminal behavior affecting the operations of the Department. Such employees shall be subject to any minimum training 85 standards established by the Department of Criminal Justice Services under § 9.1-102 for 86 law-enforcement officers prior to exercising any law-enforcement power granted under this subdivision. 87 88 Nothing in this section shall be construed to grant the Department any authority over the operation and 89 security of local jails not specified in any other provision of law. The Department shall investigate 90 allegations of criminal behavior in accordance with a written agreement entered into with the 91 Department of State Police. The Department shall not investigate any action falling within the authority 92 vested in the Office of the State Inspector General pursuant to Chapter 3.2 (§ 2.2-307 et seq.) of Title 93 2.2 unless specifically authorized by the Office of the State Inspector General. 94

§ 53.1-31.1. Transportation of prisoners.

A. Notwithstanding any other provision of law, the Department shall provide all transportation to and 95 96 from court for any prisoner in connection with a crime committed within a state correctional facility, or 97 a facility operated pursuant to the Corrections Private Management Act (§ 53.1-261 et seq.), unless the 98 affected sheriff and the Department agree on other transportation. Auxiliary police forces established 99 under § 15.2-1731 who have met the training requirements of § 9.1-102, with the concurrence of the 100 sheriff or other chief law-enforcement officer as appropriate, are specifically authorized to provide such 101 transportation.

102 B. Authorized corrections personnel from any other state, the United States, and any political subdivisions thereof who transport a prisoner through the Commonwealth, deliver a prisoner to the 103 104 Commonwealth, or take custody of a prisoner in the Commonwealth for transport to another jurisdiction 105 are deemed to have lawful custody of such prisoner while in the Commonwealth.

106 C. Authorized Virginia corrections personnel who have a need to travel with a prisoner through or 107 to another state are authorized to travel through such state and retain authority over such prisoner as 108 allowed by such state.