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SENATE BILL NO. 378

Offered January 10, 2024

2 3 4 5 Prefiled January 9, 2024 A BILL to amend and reenact §§ 53.1-1.1 and 53.1-35.1 of the Code of Virginia, relating to state correctional facilities; telephone calls and communication services. 6

Patrons-Boysko; Delegate: Shin

Referred to Committee on Rehabilitation and Social Services

10 Be it enacted by the General Assembly of Virginia:

1. That §§ 53.1-1.1 and 53.1-35.1 of the Code of Virginia are amended and reenacted as follows: § 53.1-1.1. Telephone systems within correctional facilities.

13 The Department of Corrections shall offer debit or prepaid telephone systems, in addition to any 14 existing collect calling systems, which provide telephone systems that allow telephone calls to be placed 15 to the telephone number or numbers on an approved call list. Such telephone systems may be established with the lowest available rates shall be provided free of charge to any person initiating or 16 receiving the telephone call. The maximum number of telephone numbers permitted on an approved call 17 list shall be no fewer than 20. A minimum ratio of one telephone per every 10 inmates shall be 18 19 available within each housing unit at each correctional facility. The Department shall not receive any 20 commission from such telephone systems. 21

§ 53.1-35.1. Electronic visitation and messaging with inmates.

The Director is authorized to prescribe reasonable rules regarding electronic visitation systems or 22 23 electronic messaging systems, including Voice-over-Internet Protocol technology and web-based communication systems, for communication between prisoners and third parties and collection of a fee 24 25 for the system utilized. Any such electronic communication service shall be provided free of charge to 26 the person initiating or receiving the service. Any state correctional facility that utilizes such systems 27 shall establish such system allowing for the security needs of the facility. Any state correctional facility 28 that utilizes such system shall not (i) prohibit in-person visitation; (ii) exclude any inmate from using the 29 system, except for temporary, appealable disciplinary purposes in direct response to misuse of the system by an inmate; or (iii) receive any commission for installation or operation of the system. The 30 Department may temporarily limit the use of the system during periods of heightened security or 31 32 emergencies. 33

This section does not apply to telephonic communication systems or to electronic video and audio 34 communication systems used in judicial proceedings.