

**COMMONWEALTH OF VIRGINIA
STATE BOARD OF LOCAL AND REGIONAL JAILS
POLICY & REGULATIONS COMMITTEE
AGENDA**

July 15, 2026; 11:30 AM-1:00 PM
6900 Atmore Drive, 3rd Floor Main Board Room
Richmond, VA 23225

1. Call to Order
 - a. I now call to order the Policy & Regulations Committee of the State Board of Local and Regional Jails.
2. Determination of Quorum
3. Approval of May 20, 2026, Committee Meeting Minutes
 - a. **Motion:** I **MOVE** approval of May 20, 2026, Committee meeting minutes.
4. Public Comment (limited to 5 minutes per person)
 - a. 6VAC15-40-1160
5. Chesterfield County Jail Presentation
6. Portsmouth City Jail Presentation
7. Certification, Inspections and Audit Report
Tawana Ferguson, Regulatory Compliance Supervisor
 - a. **Motion:** As a result of 100% compliance with Board standards, I **MOVE** the following facilities be recommended to the Board for unconditional certification:
 - i. Eastern Shore Regional Jail
 - ii. Floyd County Lock-up
 - iii. Grayson County Lock-up
 - iv. Loudoun County Adult Detention Center
 - b. **Motion:** As a result of 100% compliance with Board standards, I **MOVE** the following facilities be recommended to the Board for suspension of the 2026 life, health and safety annual inspections:
 - i. Eastern Shore Regional Jail
 - ii. Floyd County Lock-up

- iii. Grayson County Lock-up
- iv. Loudoun County Adult Detention Center

c. **Motion:** I **MOVE** the following facilities be recommended to the Board for unconditional certification:

- i. Chesterfield County Jail
- ii. Portsmouth City Jail
- iii. Southampton County Jail and Annex

8. 6VAC15-40-680 & HB 126

9. Additional Items for Discussion

10. Adjournment

a. **Motion:** I **MOVE** the Policy & Regulations Committee of the State Board of Local and Regional Jails stand adjourned.

DRAFT

6VAC15-40-680. Visitation

Visitation policies and procedures shall be posted publicly and include:

- A. Maximum visiting opportunities are limited only by safety, personnel constraints, inmate disciplinary status, and technical difficulties associated with non-contact virtual visits.
- B. Procedures for visitation eligibility, approval process, scheduling (including some evenings and weekend days), screening and searches, alternative visitation methods, denials, restrictions, and process for making formal complaints.
- C. Specific requirements for visitor registration, identification, and appropriate attire.
- D. List of approved items that visitors may bring into the facility. Items brought into the facility by visitors for inmates shall be subject to inspections and approval.

New Regulation (required by law)

6VAC15-40-685 Legal Visits

Legal visit policies and procedures shall be posted publicly and include:

- A. Attorneys and legal representatives of law firms with a current attorney-client relationship with the inmate may be afforded maximum visiting opportunities that are limited only by safety, personnel constraints, and technical difficulties associated with non-contact virtual visits.
- B. Procedures for visitation eligibility, approval process, scheduling (including some nights and weekends), screening and searches, alternative visitation methods, denials, restrictions, and process for making formal complaints.
- C. Specific requirements for visitor registration, identification, and appropriate attire.
- D. List of approved items that visitors may bring into the facility. Items brought into the facility by visitors for inmates shall be subject to inspections and approval.
- E. Attorneys shall be permitted to have confidential and secure legal counsel visits inside the facility, by telephone, or by video conference with their clients. Conditions for inmate visits with an attorney or a legal representative must maintain the confidentiality of the attorney-client conversations, not be recorded, or monitored all while ensuring proper security and sight supervision.
- F. Any denial or postponement of legal visit by the facility shall be supported by rationale and counsel be promptly notified. The rationale shall be approved by the agency administrator or designee and, upon request, provided in writing to the attorney or legal staff whose visit was denied or postponed.