November 7, 2018

Eddie L. Pearson, Warden Greensville Correctional Center 901 Corrections Way Jarratt, VA 23870-9614

Dear Warden Pearson.



701 E. Franklin Street Suite 1412 (804) 644-8022 Richmond VA 23219 acluva.org

Claire G. Gastañaga Executive Director We write to express concern about a complaint our office has recently received regarding Greensville Correctional Center's denial of visiting privileges to menstruating individuals. We strongly discourage continued implementation of any such policy, and encourage you to reinstate visiting privileges for anyone suspended under such policy.

Banning menstruating visitors from using necessary products denies them their basic human dignity and ignores their legitimate health needs. It also discourages individuals from visiting inmates. As you are aware, these visits are critical to maintaining inmates' connections to their families and communities and assisting inmates in their rehabilitation and eventual, successful re-entry to society.

Based on media coverage and the recent complaint our office has received, it appears Greensville Correctional Center has been prohibiting visits from menstruating individuals since at least November 2017, and has permanently suspended the visiting privileges of at least one individual owing to violation of that policy. On September 25, 2018, Secretary of Public Safety and Homeland Security Brian J. Moran publicly announced that the Department of Correction's proposed visitation policy banning visitors using tampons and menstrual cups was to be suspended immediately until further review. We hope that the Greensville Correctional Center's policy has been suspended in light of Secretary Moran's communication.

Any policy banning visitors from using necessary menstrual products is a gross overreach into visitors' personal healthcare decisions that is entirely unjustified by the proposed rationale of stemming contraband. According to Operating Procedure 445.1 Sec. VI(E)(1)(b), all inmates are strip searched following contact visitation. It is therefore unnecessary to prohibit menstruating visitors from using necessary products to prevent contraband from entering the facility. Any hypothetical contraband would be discovered during the inmate's strip search prior to re-entry into the prison population.

Further, as it has been implemented, this menstrual product policy functionally bans any menstruating visitor from contact visits. Operating Procedure 445.1 Sec. V(C)(9)(c) nonsensically limits visitors who submit to strip searches and are **not** found with contraband to noncontact visits only. If use of a menstrual product automatically requires a strip search, menstruating visitors can never participate in contact visits. This outcome is ludicrous at best, and discriminatory at worst.

Accordingly, we urge you to cease banning menstruating visitors or interfering with their menstrual product choices and to reinstate the visiting privileges of anyone denied for refusing to submit to the policy.

Thank you for your prompt attention to this matter.

Sincerely,

AGLU

AMERICAN CIVIL LIBERTIES UNION

Virginia

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CC: Governor Ralph Northam Secretary Brian J. Moran, Public Safety and Homeland Security Director Harold J. Clarke, Virginia Department of Corrections