100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

HB4888

by Rep. Kelly M. Cassidy

SYNOPSIS AS INTRODUCED:

730 ILCS 5/3-2-12 new

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall collect and report specified data regarding violence within Department institutions and facilities. Provides that the Department of Corrections shall collect and report specified data regarding public safety of released committed persons. Provides that the data shall be published not less than once each quarter and published with an aggregate chart at the agency level and individual reports by each correctional institution or facility of the Department of Corrections. Provides that the Director of Corrections shall ensure that the agency level data is reviewed by the Director's executive team on a quarterly basis. Provides that the correctional institution or facility's executive team and each chief administrative officer of the correctional institution or facility shall examine statewide and local data at least quarterly. Provides that during these reviews each chief administrative officer shall: (1) identify trends; (2) develop action items to mitigate the root causes of violence; and (3) establish committees at each correctional institution or facility which shall review the violence data on a quarterly basis and develop action plans to reduce violence. These plans shall include a wide range of strategies to incentivize good conduct.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

1 AN ACT concerning criminal law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Unified Code of Corrections is amended by
adding Section 3-2-12 as follows:

6	(730 ILCS 5/3-2-12 new)
7	Sec. 3-2-12. Report of violence in Department of
8	Corrections institutions and facilities; public safety
9	reports.
10	(a) The Department of Corrections shall collect and report:
11	(1) data on a rate per 100 of committed persons
12	regarding violence within Department institutions and
13	facilities as follows:
14	(A) committed person on committed person assaults;
15	(B) committed person on correctional staff
16	assaults;
17	(C) dangerous contraband, including weapons,
18	explosives, dangerous chemicals, or other dangerous
19	weapons;
20	(D) committed person on committed person fights;
21	(E) multi-committed person on single committed
22	person fights;
23	(F) committed person use of a weapon on

1	correctional staff;
2	(G) committed person use of a weapon on committed
3	person;
4	(H) sexual assault committed by a committed person
5	against another committed person, correctional staff,
6	<u>or visitor;</u>
7	(I) sexual assault committed by correctional staff
8	against another correctional staff, committed person,
9	or visitor;
10	(J) correctional staff use of physical force;
11	(K) forced cell extraction;
12	(L) use of oleoresin capsaicin (pepper spray),
13	2-chlorobenzalmalononitrile (CS gas), or other control
14	agents or implements;
15	(M) committed person suicide and attempted
16	suicide;
17	(N) requests and placements in protective custody;
18	and
19	(O) committed persons in segregation, secured
20	housing, and restrictive housing; and
21	(2) data on average length of stay in segregation,
22	secured housing, and restrictive housing.
23	(b) The Department of Corrections shall collect and report:
24	(1) data on a rate per 100 of committed persons
25	regarding public safety as follows:
26	(A) committed persons released directly from

1	segregation secured housing and restrictive housing to
2	the community;
3	(B) committed persons who are released from
4	Department correctional institutions and facilities
5	who are homeless by county;
6	(C) committed persons in custody who have
7	completed evidence-based programs, including:
8	(i) educational;
9	(ii) vocational;
10	(iii) chemical dependency;
11	(iv) sex offender treatment; or
12	(v) cognitive behavioral;
13	(D) committed persons who are being held in custody
14	past their mandatory statutory release date and the
15	reasons for their continued confinement;
16	(E) parole and mandatory supervised release
17	revocation rate by county and reasons for revocation;
18	and
19	(F) committed persons on parole or mandatory
20	supervised release who have completed evidence-based
21	programs, including:
22	(A) educational;
23	(B) vocational;
24	(C) chemical dependency;
25	(D) sex offender treatment; or
26	(E) cognitive behavioral; and

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1	(2) data on the average daily population and vacancy
2	rate of each Adult Transition Center and work camp.
3	(c) The data provided under subsections (a) and (b) shall
4	be published not less than once each quarter and published with
5	an aggregate chart at the agency level and individual reports
6	by each correctional institution or facility of the Department
7	of Corrections.
8	(d) The Director of Corrections shall ensure that the
9	agency level data is reviewed by the Director's executive team
10	on a quarterly basis. The correctional institution or
11	facility's executive team and each chief administrative
12	officer of the correctional institution or facility shall
13	examine statewide and local data at least quarterly. During
14	these reviews each chief administrative officer shall:
15	(1) identify trends;
16	(2) develop action items to mitigate the root causes of
17	violence; and
18	(3) establish committees at each correctional
19	institution or facility which shall review the violence
20	data on a quarterly basis and develop action plans to
21	reduce violence. These plans shall include a wide range of
22	strategies to incentivize good conduct.