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53RD LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2017

INTRODUCED BY

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AN ACT

RELATING TO CORRECTIONS; ENACTING THE ISOLATED CONFINEMENT ACT; PROVIDING RESTRICTIONS ON THE USE OF ISOLATED CONFINEMENT; REQUIRING REPORTING.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

- **SECTION 1.** [NEW MATERIAL] SHORT TITLE.--This act may be cited as the "Isolated Confinement Act".
- SECTION 2. [NEW MATERIAL] DEFINITIONS.--As used in the Isolated Confinement Act:
- A. "correctional facility" means a jail, prison or other detention facility, whether operated by a government or private contractor, that is used for the confinement of adult or juvenile persons who are charged with or convicted of a violation of a law or ordinance;
- B. "inmate" means an adult or juvenile person who .205049.4

1	is under sentence to or confined in a correctional facility;				
2	C. "isolated confinement", whether instituted				
3	pursuant to disciplinary, administrative, inmate classification				
4	or other action, means confinement of an inmate in a cell or				
5	similar living quarters in a correctional facility:				
6	(1) for twenty-two or more hours each day; or				
7	(2) with minimal meaningful interaction with				
8	another person and limited or no opportunities to participate				
9	in educational, vocational or rehabilitative programs; and				
10	D. "serious mental illness" means a substantial				
11	disorder of thought or mood that significantly impairs				
12	judgment, behavior, capacity to recognize reality or ability to				
13	cope with the ordinary demands of life and includes having				
14	current symptoms or receiving current treatment for:				
15	(1) the following conditions that meet the				
16	diagnostic criteria published in the Diagnostic and Statistical				
17	Manual of Mental Disorders, fifth edition, also known as DSM-V,				
18	or the most recent edition of that publication, published by				
19	the American psychiatric association:				
20	(a) schizophrenia, and all subtypes of				
21	schizophrenia;				
22	(b) delusional disorder;				
23	(c) schizophreniform disorder;				
24	(d) schizoaffective disorder;				
25	(e) brief psychotic disorder;				

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1	(f) substance-induced psychotic
2	disorder, excluding intoxication and withdrawal;
3	(g) psychotic disorder not otherwise
4	specified;
5	(h) major depressive disorders; and
6	(i) bipolar disorder I and II;
7	(2) diagnosis with a mental disorder that
8	includes being actively suicidal;
9	(3) diagnosis with a serious mental illness
10	that is frequently characterized by breaks with reality or
11	perceptions of reality that lead the person to significant
12	functional impairment;
13	(4) diagnosis with an organic brain syndrome
14	that results in a significant functional impairment if not
15	treated;
16	(5) diagnosis with a severe personality
17	disorder that is manifested by frequent episodes of psychosis
18	or depression and that results in significant impairment; and
19	(6) diagnosis with intellectual disability
20	with significant functional impairment.
21	SECTION 3. [NEW MATERIAL] RESTRICTIONS ON THE USE OF
22	ISOLATED CONFINEMENT
23	A. Beginning July 1, 2017, an inmate who is younger
24	than eighteen years of age shall not be placed in isolated

confinement.

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- B. Beginning July 1, 2017, an inmate who is a pregnant woman shall not be placed in isolated confinement.
- C. Beginning January 1, 2018, an inmate who has a known serious mental illness shall not be placed in isolated confinement.
- SECTION 4. [NEW MATERIAL] CORRECTIONAL FACILITIES-TRANSPARENCY AND REPORTING.--Beginning July 1, 2017, and every
 three months thereafter, every correctional facility shall
 submit to the county commission of the county in which the
 correctional facility is located and to the legislature a
 report that includes:
- A. the name, age and ethnicity of every inmate who was placed in isolated confinement during the previous three months, including every inmate who is in isolated confinement at the time the report is submitted;
- B. the reason isolated confinement was instituted for each inmate named in the report; and
- C. the dates on which each inmate was placed in and released from isolated confinement during the previous three months.
- SECTION 5. [NEW MATERIAL] PRIVATE CORRECTIONAL

 FACILITIES--ANTICORRUPTION AND REPORTING.--Beginning July 1,

 2017, and every three months thereafter, every private

 correctional facility shall submit to the county commission of

 the county in which the private correctional facility is

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located and to the legislature a report of all monetary settlements that were paid to inmates or former inmates as a result of lawsuits filed by the inmates or former inmates against the private correctional facility or its employees.

SECTION 6. [NEW MATERIAL] REPORTS FILED WITH LEGISLATIVE LIBRARY.--On the date that a report is submitted pursuant to Sections 4 and 5 of the Isolated Confinement Act, a copy of the report shall be submitted to the legislative council service library.

SECTION 7. EFFECTIVE DATE. -- The effective date of the provisions of this act is July 1, 2017.

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