THE SENATE TWENTY-NINTH LEGISLATURE, 2017 STATE OF HAWAII

S.B. NO. 603

JAN 2 0 2017

#### A BILL FOR AN ACT

RELATING TO CORRECTIONS.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. Chapter 353, Hawaii Revised Statutes, is 2 amended by adding a new section to part I to be appropriately 3 designated and to read as follows: 4 Administrative and disciplinary segregation; "§353-5 restrictions on use; training. (a) Administrative and 6 disciplinary segregation shall only be used when less 7 restrictive interventions are not available and when an inmate 8 commits an offense involving violence, escapes or attempts to 9 escape, or poses a serious threat to institutional safety. 10 (b) The use of administrative segregation in correctional 11 facilities shall be restricted as follows: 12 The maximum length of time that an inmate may be held (1) 13 in administrative segregation shall be fourteen days 14 during any thirty-day period; 15 (2) On every third day, or sooner, following initial. 16 placement in administrative segregation, the facility 17 program committee shall hold a hearing to determine if



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1		continued placement in administrative segregation is
2		warranted; and
3	(3)	An inmate held in administrative segregation shall not
4		be denied food, water, any other basic necessities, or
5		access to appropriate medical care, including
6		emergency services.
7	<u>(c)</u>	The use of disciplinary segregation in correctional
8	facilitie	s shall be restricted as follows:
9	(1)	The maximum length of time that an inmate may be held
10		in disciplinary segregation shall be sixty days during
11		any one hundred eighty-day period;
12	(2)	On every tenth day, or sooner, of disciplinary
13		segregation, an adjustment committee shall hold a
14		hearing and any recommendations to extend the
15		disciplinary segregation shall be approved by the
16		institutions division administrator, medical director,
17		and staff psychiatrist; and
18	(3)	An inmate held in disciplinary segregation shall not
19		be denied food, water, any other basic necessities, or
20		access to appropriate medical care, including
21		emergency services.



1	(d)	The use of administrative segregation or disciplinary
2	segregati	on on an inmate deemed to be a member of a vulnerable
3	populatio	n shall be restricted as follows:
4	(1)	The use of administrative segregation or disciplinary
5		segregation against an inmate deemed a member of a
6		vulnerable population shall not be used unless the
7		facility has previously attempted all other less
8		restrictive means of intervention;
9	(2)	An inmate deemed a member of a vulnerable population
10		shall undergo a mental and physical examination and be
11		cleared by the appropriate medical staff before being
12		placed in administrative segregation or disciplinary
13		segregation; and
14	(3)	An inmate deemed a member of a vulnerable population
15		who is placed in administrative segregation or
16		disciplinary segregation shall be evaluated by health
17		and mental health clinicians daily while in
18		segregation.
19	<u>(e)</u>	All correctional facilities' staff who work with
20	inmates h	eld in administrative or disciplinary segregation shall
21	undergo aj	ppropriate training as determined by the department to



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1	develop necessary skills for protecting the mental and physical			
2	health of inmates held in segregation.			
3	(f) For purposes of this section:			
4	"Administrative segregation" means temporary segregation of			
5	an inmate on the order of a watch commander or higher authority,			
6	when the inmate's continued presence in general population			
7	presents an immediate threat to the safety of self or others,			
8	jeopardizes the integrity of an investigation of alleged serious			
9	misconduct or criminal activity, or endangers institutional			
10	security.			
11	"Disciplinary segregation" means segregation of an inmate			
12	by placement of the inmate in a designated segregation housing			
13	unit in a cell separated from the general population after being			
14	found guilty of a misconduct violation and issued a sanction by			
15	a formal adjustment committee hearing. "Disciplinary			
16	segregation" includes the loss of certain privileges consistent			
17	with the department's policies and as authorized by the			
18	appropriate corrections officer.			
19	"Member of a vulnerable population" means an inmate who:			
20	(1) Is twenty-one years of age or younger;			
21	(2) Is sixty-five years of age or older;			





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1	(3)	Has a mental or physical disability, a history of
2		psychiatric hospitalization, or has recently exhibited
3		conduct, including but not limited to serious self-
4		mutilation, indicating the need for further
5		observation or evaluation to determine the presence of
6		mental illness;
7	(4)	Has a developmental disability;
8	(5)	Has significant auditory or visual impairment;
9	(6)	Has a serious medical condition that cannot be
10		effectively treated in isolated confinement;
11	(7)	Is pregnant, is in the postpartum period, or has
12		recently suffered a miscarriage or terminated
13		pregnancy; or
14	(8)	Is perceived to be lesbian, gay, bisexual,
15		transgender, or intersex.
16	"Seg:	regation" means confinement of an inmate in a cell that
17	is separa	ted from the general inmate population."
18	SECT:	ION 2. New statutory material is underscored.
19	SECT	ION 3. This Act shall take effect on July 1, 2017.
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INTRODUCED BY: Clauna to Michihan



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#### Report Title:

Corrections; Correctional Facilities; Administrative and Disciplinary Segregation; Restrictions

#### Description:

Creates restrictions on the use of administrative segregation and disciplinary segregation in corrections facilities.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

