

AN ACT concerning criminal law.

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

Section 5. The Unified Code of Corrections is amended by adding Section 3-2-15 as follows:

(730 ILCS 5/3-2-15 new)

Sec. 3-2-15. Department of Corrections; report of contraband. The Department of Corrections shall annually collect and publish on its website the following data:

(1) contraband-related data:

(A) identified by facility;

(B) identified by the place in the facility where the contraband was found, including, but not limited to, cell, visiting room, common areas, or correctional employee dining facility;

(C) any method of entrance to the facility, including, but not limited to, correctional employee entrance, visitor entrance, vendor entrance, delivery person entrance, mail delivery, attorney visit, and other entrances to the facility;

(D) searches of persons and vehicles entering the facility;

(E) type of contraband:

(i) drugs: specified by type or kind:

(I) item tested;

(II) test used; and

(III) test results (positive, negative, inconclusive, or unknown);

(ii) phones;

(iii) weapons; and

(iv) other contraband;

(F) number of instances or individuals caught possessing or attempting to procure or possess contraband:

(i) by facility; and

(ii) by designation of person within the facility such as staff or committed person; and

(G) number of referrals for prosecution for contraband brought into a correctional facility by staff and individuals in custody. Data shall be presented as a statewide aggregate and shall not identify any particular facility, county, or locality;

(2) substance use disorder treatment or educational programming data by facility:

(A) available treatment programs indicating level of treatment: substance used education or intensive services;

(B) number of participants; and

(C) number of committed persons on waitlist;

(3) data regarding the use of naloxone by correctional employees and committed persons, excluding persons who administered the naloxone;

(4) data regarding emergency medical response and hospitalizations of individuals in custody:

(A) by facility;

(B) for what reason, including, for example, suspected drug overdose or exposure, injury inflicted by another person, environmental or workplace injury, or other; and

(C) by outcome:

(i) off-site emergency room visit;

(ii) off-site medical furlough;

(iii) total number of individuals in custody housed in outside hospitals;

(iv) total number of days individuals are housed in outside hospitals; and

(5) data regarding emergency medical response and hospitalizations of staff:

(A) by facility; and

(B) for what reason, including, for example, suspected drug overdose or exposure, injury inflicted by another person, environmental or workplace injury, or other.

The data described in paragraph (1) and subparagraph (A) of paragraphs (4) and (5) shall be collected beginning July 1,

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2026 and shall be published annually on or before August 1 of each year. All other data described in paragraphs (2) through (5) shall be collected beginning July 1, 2027 and shall be published annually on or before August 1 of each year.

Section 99. Effective date. This Act takes effect July 1, 2026.