### **103RD GENERAL ASSEMBLY**

# State of Illinois

# 2023 and 2024

#### HB3055

Introduced 2/17/2023, by Rep. Theresa Mah

## SYNOPSIS AS INTRODUCED:

New Act 730 ILCS 5/3-7-2

from Ch. 38, par. 1003-7-2

Creates the Faith Behind Bars Act. Provides that a person committed to a correctional institution or facility has a constitutional right to practice his or her faith in the correctional institution or facility absent harm and without undue burden to the State's correctional system. Provides that a committed person belonging to a faith group in a correctional institution or facility shall have access to pastoral and spiritual care absent harm and without undue burden to the State's correctional system. Provides that a correctional institution or facility shall provide reading materials for diverse faith groups, including, but not limited to, spiritual, religious texts, prayer manuals, prayer mats, and other requested material from committed persons. Provides that all correctional institutions and facilities in the State shall provide committed persons the ability to pray by facilitating time and clean location, fast by allowing a committed person to abstain from food when appropriate, and respect for dietary restrictions absent harm and without undue burden to the State's correctional system. Amends the Unified Code of Corrections to make a conforming change.

LRB103 29934 RLC 56349 b

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AN ACT concerning criminal law.

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

Section 1. Short title. This Act may be cited as the Faith
Behind Bars Act.

6 Section 5. Findings and declaration of policy.

7 (a) The General Assembly hereby finds, determines, and
8 declares the following that:

9 (1) Chaplains play a key role in helping persons 10 committed to correctional institutions and facilities 11 transform their understanding of responsibility, choices, 12 and possibilities and that behavior only changes when 13 hearts change.

14 (2) Without a spiritual-based transformation there is
15 little hope for sincere, lasting change in any of us.
16 Without a faith-based after-care living situation an
17 ex-offender has little chance of succeeding on the street.

(3) That the chaplain's personal contact is crucial. A
 chaplain ministers through relationship. Being accepting,
 nonjudgmental, and working toward self-esteem issues is
 important.

(4) According to a Pew Research Center 2012 Study,
 Religion in Prisons, 50 state survey of Prison Chaplains,

about 71% of chaplains identify as Protestants, 13% as 1 Catholics, 7% as Muslims, and the remainder identify with 2 3 other religions, including Judaism and Native American spirituality. A plurality of the chaplains 44% consider 4 5 their faith to be part of the evangelical Protestant tradition while 15% come from a mainline Protestant 6 7 tradition and 7% are from a historically black Protestant 8 tradition.

9 (5) A Pew Forum survey ranked the top 3 activities of 10 chaplains that are most important, personally leading 11 worship services, religious instruction sessions, or 12 spiritual counseling sessions. About 75% of the chaplains 13 surveyed consider this to be among their most important 14 functions, including 57% who ranked it as their number one 15 priority.

16 (6) The Pew Forum survey found that most prison 17 chaplains say there are too few religious volunteers to 18 meet the needs of all inmates. About 69% of prison 19 chaplains surveyed say there are some religious groups for 20 which there are too few volunteers in the prisons where 21 they work.

(7) A 2020 Audit of federal prisons found that the
Federal Bureau of Prisons chaplaincy services departments
are not staffed according to the Federal Bureau of Prisons
guidelines at many institutions. The Federal Bureau of
Prisons current policy states that, at a minimum, each

chaplaincy services department should be staffed with at 1 2 least one chaplain and one religious services assistant. 3 This standard translates to a minimum need for 122 chaplains and 122 religious services assistants throughout 4 5 the Federal Bureau of Prisons. However, as of March 2020, nearly half of the Federal Bureau of Prisons institutions 6 7 had no religious services assistant, 3 institutions had no 8 chaplain at all, 21 institutions employed a single 9 chaplain, and 2 institutions had only recently filled 10 their only chaplain position after long vacancies. In 11 addition to the minimum staffing level, Federal Bureau of 12 guidelines that institutions Prisons also suggest requirement 13 supplement the minimum with additional 14 chaplains based on inmate population (one chaplain per 500 15 inmates) and specific characteristics of the institution, 16 such as being a major medical center, having 2 or more 17 satellite facilities, or the inclusion of a special unit, each of which should have one additional chaplain. 18 Therefore, the Federal Bureau of Prisons' chaplaincy 19 20 services staffing and supplemental guidelines suggest that 21 a fully staffed chaplaincy would include 357 chaplains and 22 122 religious services assistants. As of March 2020, the 23 Federal Bureau of Prisons' chaplaincy staff included only 24 236 chaplains and 64 religious services assistants, which 25 is approximately 30% below what the Federal Bureau of 26 Prisons' quidelines consider to be a fully staffed - 4 - LRB103 29934 RLC 56349 b

chaplaincy for the inmate population. The 2020 audit of 1 2 federal prisons reports that some Federal Bureau of 3 Prisons institutions were without any chaplaincy staff. During the audit, there was a peak of at least 3 4 5 institutions that were without a chaplain. The audit found that critical tasks may not be accomplished, including 6 7 purchasing and reviewing library materials and conducting 8 certain faith-based programming.

9 (b) It is the intent of the General Assembly to rectify in 10 this State the deficiencies that occur in prison ministries of 11 other states and the federal prison system by enacting the 12 Faith Behind Bars Act.

13 Section 10. Definitions.

14 (a) In this Act:

HB3055

15 "Chaplain" means a cleric, such as a minister, priest, 16 pastor, rabbi, or imam, or a lay representative of a religious 17 tradition, attached to a correctional institution or facility.

18 "Chaplaincy" means the general activity performed by a 19 chaplain, which may include crisis ministry, counseling, 20 sacraments, worship, education, help in ethical 21 decision-making, staff support, clergy contact, and community 22 or church coordination.

23 "Chaplaincy services" means services offered by a chaplain 24 or lay person who has been commissioned by a faith group or an 25 organization to provide pastoral services to the correctional - 5 - LRB103 29934 RLC 56349 b

1 institution or facility.

2 "Committed person" has the meaning ascribed to it in
3 Section 1-2 of the Unified Code of Corrections.

4 "Correctional institution or facility" has the meaning
5 ascribed to it in Section 1-2 of the Unified Code of
6 Corrections.

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"Undue burden" means significant difficulty or expense.

8 Section 15. Right to practice faith in a correctional 9 institution or facility.

10 (a) A committed person has a constitutional right to 11 practice his or her faith in a correctional institution or 12 facility absent harm and without undue burden to the State's 13 correctional system.

(b) A committed person belonging to a faith group in a correctional institution or facility shall have access to pastoral and spiritual care absent harm and without undue burden to the State's correctional system.

(c) A correctional institution or facility shall provide reading materials for diverse faith groups, including, but not limited to, spiritual, religious texts, prayer manuals, prayer mats, and other requested material from committed persons.

(d) All correctional institutions and facilities in this State shall provide committed persons the ability to pray by facilitating time and clean location, fast by allowing a committed person to abstain from food when appropriate, and

respect for dietary restrictions absent harm and without undue
 burden to the State's correctional system.

(e) All correctional institutions and facilities in this 3 State shall hold a training seminar administered by chaplains 4 5 of the leading faith groups representing the State's correctional institutions and facilities population every 5 6 7 years for wardens and chief administrative officers of correctional institutions and facilities to familiarize 8 9 themselves with the foundations of each faith group.

10 (f) All correctional institutions and facilities in this 11 State shall maintain a chaplain database of chaplains 12 representing the percentage of the correctional institutions 13 and facilities populations' various faith groups.

(g) All correctional institutions and facilities in this State shall provide access to chaplains in the State's correctional system as requested by a committed person belonging to a specific faith group cross-referenced by the correctional institutions and facilities chaplain database.

(h) All correctional institutions and facilities in this
State shall not bar chaplains from access to committed persons
absent evidence of potential harm and probable cause of threat
to the security of the State's correctional system.

(i) All correctional institutions and facilities in this
State shall grant requests of religious observance gatherings,
including, but not limited to, mass, weekly congregations,
sermons, and pastoral meetings absent harm and undue burden to

- 7 - LRB103 29934 RLC 56349 b

1 the State's correctional system.

2 (j) In determining whether an action would result in an undue burden under this Section, factors to be considered by 3 the warden or chief administrative officer of the correctional 4 5 institution or facility include: 6 (1) the nature and cost of the action needed under 7 this Section; overall (2)the financial resources of 8 the 9 correctional institution or facility involved in the 10 action: 11 (3) the number of persons employed at the correctional 12 institution or facility; (4) the effect on expenses and resources of the 13 14 correctional institution or facility; and 15 (5) legitimate safety requirements that are necessary 16 for safe operation of the correctional institution or 17 facility, including crime prevention measures. 18 Section 90. The Unified Code of Corrections is amended by changing Section 3-7-2 as follows: 19 20 (730 ILCS 5/3-7-2) (from Ch. 38, par. 1003-7-2) 21 (Text of Section before amendment by P.A. 102-1111) Sec. 3-7-2. Facilities. 22

(a) All institutions and facilities of the Departmentshall provide every committed person with access to toilet

facilities, barber facilities, bathing facilities at least once each week, a library of legal materials and published materials including newspapers and magazines approved by the Director. A committed person may not receive any materials that the Director deems pornographic.

(b) (Blank).

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7 (c) All institutions and facilities of the Department 8 shall provide facilities for every committed person to leave 9 his cell for at least one hour each day unless the chief 10 administrative officer determines that it would be harmful or 11 dangerous to the security or safety of the institution or 12 facility.

(d) All institutions and facilities of the Department shall provide every committed person with a wholesome and nutritional diet at regularly scheduled hours, drinking water, clothing adequate for the season, bedding, soap and towels and medical and dental care.

(e) All institutions and facilities of the Department shall permit every committed person to send and receive an unlimited number of uncensored letters, provided, however, that the Director may order that mail be inspected and read for reasons of the security, safety or morale of the institution or facility.

(f) All of the institutions and facilities of the Department shall permit every committed person to receive in-person visitors and video contact, if available, except in

case of abuse of the visiting privilege or when the chief 1 2 administrative officer determines that such visiting would be 3 harmful or dangerous to the security, safety or morale of the institution or facility. Each committed person is entitled to 4 5 7 visits per month. Every committed person may submit a list of at least 30 persons to the Department that are authorized to 6 visit the committed person. The list shall be kept in an 7 8 electronic format by the Department beginning on August 1, 9 2019, as well as available in paper form for Department 10 employees. The chief administrative officer shall have the 11 right to restrict visitation to non-contact visits, video, or 12 other forms of non-contact visits for reasons of safety, 13 order, including, but limited to, security, and not 14 restricting contact visits for committed persons engaged in 15 gang activity. No committed person in a super maximum security 16 facility or on disciplinary segregation is allowed contact 17 visits. Any committed person found in possession of illegal drugs or who fails a drug test shall not be permitted contact 18 visits for a period of at least 6 months. Any committed person 19 involved in gang activities or found guilty of assault 20 committed against a Department employee shall not be permitted 21 22 contact visits for a period of at least 6 months. The 23 Department shall offer every visitor appropriate written information concerning HIV and AIDS, including information 24 25 concerning how to contact the Illinois Department of Public 26 Health for counseling information. The Department shall

develop the written materials in consultation with 1 the 2 Department of Public Health. The Department shall ensure that all such information and materials are culturally sensitive 3 and reflect cultural diversity as appropriate. Implementation 4 5 of the changes made to this Section by Public Act 94-629 is 6 subject to appropriation. The Department shall seek the lowest 7 possible cost to provide video calling and shall charge to the 8 extent of recovering any demonstrated costs of providing video 9 calling. The Department shall not make a commission or profit 10 from video calling services. Nothing in this Section shall be 11 construed to permit video calling instead of in-person 12 visitation.

13 (f-5) (Blank).

HB3055

14 (f-10) The Department may not restrict or limit in-person 15 visits to committed persons due to the availability of 16 interactive video conferences.

17 (f-15)(1) The Department shall issue a standard written 18 policy for each institution and facility of the Department 19 that provides for:

(A) the number of in-person visits each committed
person is entitled to per week and per month including the
requirements of subsection (f) of this Section;

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(B) the hours of in-person visits;

24 (C) the type of identification required for visitors25 at least 18 years of age; and

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(D) the type of identification, if any, required for

1 visitors under 18 years of age.

2 (2) This policy shall be posted on the Department website3 and at each facility.

4 (3) The Department shall post on its website daily any 5 restrictions or denials of visitation for that day and the 6 succeeding 5 calendar days, including those based on a 7 lockdown of the facility, to inform family members and other 8 visitors.

9 (g) All institutions and facilities of the Department 10 shall permit religious ministrations and sacraments to be 11 available to every committed person, but attendance at 12 religious services shall not be required.

(h) Within 90 days after December 31, 1996, the Department shall prohibit the use of curtains, cell-coverings, or any other matter or object that obstructs or otherwise impairs the line of vision into a committed person's cell.

17 (i) A point of contact person appointed under subsection (u-6) of Section 3-2-2 of this Code shall promptly and 18 19 efficiently review suggestions, complaints, and other requests 20 made by visitors to institutions and facilities of the Department and by other members of the public. Based on the 21 22 nature of the submission, the point of contact person shall 23 communicate with the appropriate division of the Department, disseminate the concern or complaint, and act as liaison 24 25 between the parties to reach a resolution.

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(1) The point of contact person shall maintain

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information subject matter of 1 about the each 2 correspondence, including, but not limited to, information 3 about the following subjects: (A) the parties making the submission; 4 5 (B) any commissary-related concerns; any concerns about the institution or 6 (C) 7 facility's COVID protocols and mitigations; 8 (D) any concerns about mail, video, or electronic 9 messages or other communications with incarcerated 10 persons; 11 (E) any concerns about the institution or 12 facility; 13 (F) any discipline-related concerns; 14 (G) any concerns about earned sentencing credits; 15 (H) any concerns about educational opportunities 16 for incarcerated persons; 17 (I) any concerns about health-related matters; 18 (J) any mental health concerns; 19 (K) any concerns about personal property; 20 any concerns about the records of the (L) 21 incarcerated person; 22 (M) any concerns about recreational opportunities 23 for incarcerated persons; (N) any staffing-related concerns; 24 25 (O) any concerns about the transfer of individuals 26 in custody;

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(P) any concerns about visitation; and

2 (Q) any concerns about work opportunities for 3 incarcerated persons.

The information shall be maintained in accordance with 4 5 standards set by the Department of Corrections, and shall 6 be made available to the Department's Planning and 7 Research Division. The point of contact person shall provide a summary of the results of the review, including 8 9 any resolution or recommendations made as a result of 10 correspondence with the Planning and Research Division of 11 the Department.

12 (2) The Department shall provide an annual written 13 report to the General Assembly and the Governor, with the 14 first report due no later than January 1, 2023, and publish the report on its website within 48 hours after 15 16 the report is transmitted to the Governor and the General 17 Assembly. The report shall include a summary of activities undertaken and completed as a result of submissions to the 18 19 point of contact person. The Department of Corrections 20 shall collect and report the following aggregated and 21 disaggregated data for each institution and facility and 22 describe:

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(A) the work of the point of contact person;

(B) the general nature of suggestions, complaints,
and other requests submitted to the point of contact
person;

1 (C) the volume of emails, calls, letters, and 2 other correspondence received by the point of contact 3 person;

4 (D) the resolutions reached or recommendations 5 made as a result of the point of contact person's 6 review;

7 (E) whether, if an investigation is recommended, a 8 report of the complaint was forwarded to the Chief 9 Inspector of the Department or other Department 10 employee, and the resolution of the complaint, and if 11 the investigation has not concluded, a detailed status 12 report on the complaint; and

(F) any recommendations that the point of contact person has relating to systemic issues in the Department of Corrections, and any other matters for consideration by the General Assembly and the Governor.

The name, address, or other personally identifiable 18 19 information of a person who files a complaint, suggestion, 20 or other request with the point of contact person, and confidential records shall be redacted from the annual 21 22 report and are not subject to disclosure under the Freedom 23 of Information Act. The Department shall disclose the 24 records only if required by a court order on a showing of 25 good cause.

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(3) The Department must post in a conspicuous place in

HB3055 - 15 - LRB103 29934 RLC 56349 b

the waiting area of every facility or institution a sign that contains in bold, black type the following:

3 (A) a short statement notifying visitors of the
4 point of contact person and that person's duty to
5 receive suggestions, complaints, or other requests;
6 and

7 (B) information on how to submit suggestions,
8 complaints, or other requests to the point of contact
9 person.

10 (Source: P.A. 102-1082, eff. 6-10-22.)

11 (Text of Section after amendment by P.A. 102-1111)
12 Sec. 3-7-2. Facilities.

(a) All institutions and facilities of the Department
shall provide every committed person with access to toilet
facilities, barber facilities, bathing facilities at least
once each week, a library of legal materials and published
materials including newspapers and magazines approved by the
Director. A committed person may not receive any materials
that the Director deems pornographic.

20 (b) (Blank).

(c) All institutions and facilities of the Department shall provide facilities for every committed person to leave his cell for at least one hour each day unless the chief administrative officer determines that it would be harmful or dangerous to the security or safety of the institution or - 16 - LRB103 29934 RLC 56349 b

HB3055

1 facility.

2 (d) All institutions and facilities of the Department 3 shall provide every committed person with a wholesome and nutritional diet at regularly scheduled hours, drinking water, 4 5 clothing adequate for the season, including underwear, soap and towels and medical and dental care. 6 bedding, 7 Underwear provided to each committed person in all 8 institutions and facilities of the Department shall be free of 9 charge and shall be provided at any time upon request, 10 including multiple requests, of the committed person or as 11 needed by the committed person.

(e) All institutions and facilities of the Department shall permit every committed person to send and receive an unlimited number of uncensored letters, provided, however, that the Director may order that mail be inspected and read for reasons of the security, safety or morale of the institution or facility.

All of the institutions and facilities of 18 (f) the 19 Department shall permit every committed person to receive 20 in-person visitors and video contact, if available, except in case of abuse of the visiting privilege or when the chief 21 22 administrative officer determines that such visiting would be 23 harmful or dangerous to the security, safety or morale of the institution or facility. Each committed person is entitled to 24 25 7 visits per month. Every committed person may submit a list of 26 at least 30 persons to the Department that are authorized to

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2 electronic format by the Department beginning on August 1, 3 2019, as well as available in paper form for Department employees. The chief administrative officer shall have the 4 5 right to restrict visitation to non-contact visits, video, or 6 other forms of non-contact visits for reasons of safety, 7 security, and order, including, but not limited to, 8 restricting contact visits for committed persons engaged in 9 gang activity. No committed person in a super maximum security 10 facility or on disciplinary segregation is allowed contact 11 visits. Any committed person found in possession of illegal 12 drugs or who fails a drug test shall not be permitted contact 13 visits for a period of at least 6 months. Any committed person 14 involved in gang activities or found guilty of assault 15 committed against a Department employee shall not be permitted 16 contact visits for a period of at least 6 months. 17 Department shall offer every visitor appropriate written information concerning HIV and AIDS, including information 18 19 concerning how to contact the Illinois Department of Public 20 Health for counseling information. The Department shall develop the written materials in consultation with the 21 22 Department of Public Health. The Department shall ensure that 23 all such information and materials are culturally sensitive and reflect cultural diversity as appropriate. Implementation 24

visit the committed person. The list shall be kept in an

of the changes made to this Section by Public Act 94-629 is 25 26 subject to appropriation. The Department shall seek the lowest

HB3055

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possible cost to provide video calling and shall charge to the extent of recovering any demonstrated costs of providing video calling. The Department shall not make a commission or profit from video calling services. Nothing in this Section shall be construed to permit video calling instead of in-person visitation.

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(f-5) (Blank).

HB3055

8 (f-10) The Department may not restrict or limit in-person 9 visits to committed persons due to the availability of 10 interactive video conferences.

(f-15)(1) The Department shall issue a standard written policy for each institution and facility of the Department that provides for:

14 (A) the number of in-person visits each committed
15 person is entitled to per week and per month including the
16 requirements of subsection (f) of this Section;

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(B) the hours of in-person visits;

18 (C) the type of identification required for visitors19 at least 18 years of age; and

20 (D) the type of identification, if any, required for
21 visitors under 18 years of age.

(2) This policy shall be posted on the Department websiteand at each facility.

(3) The Department shall post on its website daily any restrictions or denials of visitation for that day and the succeeding 5 calendar days, including those based on a

1 lockdown of the facility, to inform family members and other 2 visitors.

3 (g) All institutions and facilities of the Department 4 shall permit religious ministrations and sacraments to be 5 available to every committed person, but attendance at 6 religious services shall not be required. <u>This subsection (g)</u> 7 <u>is subject to the provisions of the Faith Behind Bars Act.</u>

8 (h) Within 90 days after December 31, 1996, the Department 9 shall prohibit the use of curtains, cell-coverings, or any 10 other matter or object that obstructs or otherwise impairs the 11 line of vision into a committed person's cell.

12 (i) A point of contact person appointed under subsection 13 (u-6) of Section 3-2-2 of this Code shall promptly and 14 efficiently review suggestions, complaints, and other requests 15 made by visitors to institutions and facilities of the 16 Department and by other members of the public. Based on the 17 nature of the submission, the point of contact person shall communicate with the appropriate division of the Department, 18 19 disseminate the concern or complaint, and act as liaison 20 between the parties to reach a resolution.

point of contact person shall maintain 21 (1)The 22 information about the subject matter of each 23 correspondence, including, but not limited to, information about the following subjects: 24

25 26 (A) the parties making the submission;

(B) any commissary-related concerns;

- 20 - LRB103 29934 RLC 56349 b

any concerns about the institution or 1 (C) 2 facility's COVID protocols and mitigations; (D) any concerns about mail, video, or electronic 3 messages or other communications with incarcerated 4 5 persons; 6 (E) any concerns about the institution or 7 facility; 8 (F) any discipline-related concerns; 9 (G) any concerns about earned sentencing credits; 10 (H) any concerns about educational opportunities 11 for incarcerated persons; 12 (I) any concerns about health-related matters; 13 (J) any mental health concerns; 14 (K) any concerns about personal property; 15 (L) any concerns about the records of the 16 incarcerated person; 17 (M) any concerns about recreational opportunities for incarcerated persons; 18 19 (N) any staffing-related concerns; 20 (O) any concerns about the transfer of individuals in custody; 21 22 (P) any concerns about visitation; and 23 (Q) any concerns about work opportunities for 24 incarcerated persons. 25 The information shall be maintained in accordance with 26 standards set by the Department of Corrections, and shall

be made available to the Department's Planning and Research Division. The point of contact person shall provide a summary of the results of the review, including any resolution or recommendations made as a result of correspondence with the Planning and Research Division of the Department.

(2) The Department shall provide an annual written 7 report to the General Assembly and the Governor, with the 8 9 first report due no later than January 1, 2023, and publish the report on its website within 48 hours after 10 11 the report is transmitted to the Governor and the General 12 Assembly. The report shall include a summary of activities 13 undertaken and completed as a result of submissions to the 14 point of contact person. The Department of Corrections 15 shall collect and report the following aggregated and 16 disaggregated data for each institution and facility and 17 describe:

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(A) the work of the point of contact person;

(B) the general nature of suggestions, complaints,
and other requests submitted to the point of contact
person;

(C) the volume of emails, calls, letters, and
other correspondence received by the point of contact
person;

25 (D) the resolutions reached or recommendations 26 made as a result of the point of contact person's

1 review;

2 (E) whether, if an investigation is recommended, a 3 report of the complaint was forwarded to the Chief 4 Inspector of the Department or other Department 5 employee, and the resolution of the complaint, and if 6 the investigation has not concluded, a detailed status 7 report on the complaint; and

8 (F) any recommendations that the point of contact 9 person has relating to systemic issues in the 10 Department of Corrections, and any other matters for 11 consideration by the General Assembly and the 12 Governor.

13 The name, address, or other personally identifiable 14 information of a person who files a complaint, suggestion, 15 or other request with the point of contact person, and 16 confidential records shall be redacted from the annual 17 report and are not subject to disclosure under the Freedom of Information Act. The Department shall disclose the 18 19 records only if required by a court order on a showing of 20 good cause.

(3) The Department must post in a conspicuous place in
the waiting area of every facility or institution a sign
that contains in bold, black type the following:

(A) a short statement notifying visitors of the
 point of contact person and that person's duty to
 receive suggestions, complaints, or other requests;

1 and

(B) information on how to submit suggestions,
complaints, or other requests to the point of contact
person.

5 <u>(j)</u> (i) Menstrual hygiene products shall be available, as 6 needed, free of charge, at all institutions and facilities of 7 the Department for all committed persons who menstruate. In 8 this subsection <u>(j)</u> (i), "menstrual hygiene products" means 9 tampons and sanitary napkins for use in connection with the 10 menstrual cycle.

11 (Source: P.A. 102-1082, eff. 6-10-22; 102-1111, eff. 6-1-23; 12 revised 1-8-23.)

Section 95. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.