HOUSE BILL NO. 53

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTY-THIRD LEGISLATURE - FIRST SESSION

BY REPRESENTATIVE GRAY

Introduced: 2/1/23

Referred: State Affairs, Finance

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to state identifications and driver's licenses for persons in the custody
- 2 of the Department of Corrections; relating to the duties of the commissioner of
- 3 corrections; and providing for an effective date."
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
- * **Section 1.** AS 18.65.310 is amended by adding a new subsection to read:
- 6 (s) Upon request, the department shall mail a card issued under (a) of this section to a Department of Corrections address provided by an applicant who is
- 8 serving an active term of imprisonment exceeding 120 days.
- 9 * Sec. 2. AS 28.15.101 is amended by adding a new subsection to read:
- 10 (e) Upon request, the department shall mail a driver's license renewed under
- 11 (c) of this section to a Department of Corrections address provided by a licensee who
- is serving an active term of imprisonment exceeding 120 days.
- * **Sec. 3.** AS 33.30.011(a) is amended to read:
- 14 (a) The commissioner shall

1	(1) establish, maintain, operate, and control correctional facilities
2	suitable for the custody, care, and discipline of persons charged or convicted of
3	offenses against the state or held under authority of state law; each correctional facility
4	operated by the state shall be established, maintained, operated, and controlled in a
5	manner that is consistent with AS 33.30.015;
6	(2) classify prisoners;
7	(3) for persons committed to the custody of the commissioner,
8	establish programs, including furlough programs that are reasonably calculated to
9	(A) protect the public and the victims of crimes committed by
10	prisoners;
11	(B) maintain health;
12	(C) create or improve occupational skills;
13	(D) enhance educational qualifications;
14	(E) support court-ordered restitution; and
15	(F) otherwise provide for the rehabilitation and reformation of
16	prisoners, facilitating their reintegration into society;
17	(4) provide necessary
18	(A) medical services for prisoners in correctional facilities or
19	who are committed by a court to the custody of the commissioner, including
20	examinations for communicable and infectious diseases;
21	(B) psychological or psychiatric treatment if a physician or
22	other health care provider, exercising ordinary skill and care at the time of
23	observation, concludes that
24	(i) a prisoner exhibits symptoms of a serious disease or
25	injury that is curable or may be substantially alleviated; and
26	(ii) the potential for harm to the prisoner by reason of
27	delay or denial of care is substantial; and
28	(C) assessment or screening of the risks and needs of offenders
29	who may be vulnerable to harm, exploitation, or recidivism as a result of fetal
30	alcohol syndrome, fetal alcohol spectrum disorder, or another brain-based
31	disorder;

1	(5) establish minimum standards for sex offender treatment programs
2	offered to persons who are committed to the custody of the commissioner;
3	(6) provide for fingerprinting in correctional facilities in accordance
4	with AS 12.80.060;
5	(7) establish a program to conduct assessments of the risks and needs
6	of offenders sentenced to serve a term of incarceration of 90 days or more; the
7	program must include a requirement for an assessment before a prisoner's release on
8	parole, furlough, or electronic monitoring from a correctional facility;
9	(8) establish a procedure that provides for each prisoner required to
10	serve an active term of imprisonment of 90 days or more a written case plan that
11	(A) takes effect and is provided to the prisoner within 90 days
12	after sentencing;
13	(B) is based on the results of the assessment of the prisoner's
14	risks and needs under (7) of this subsection;
15	(C) includes a requirement to follow the rules of the institution;
16	(D) is modified when necessary for changes in classification,
17	housing status, medical or mental health, and resource availability;
18	(E) includes participation in programming that addresses the
19	needs identified in the assessment;
20	(9) establish a program to begin reentry planning with each prisoner
21	serving an active term of imprisonment of 90 days or more; reentry planning must
22	begin at least 90 days before release on furlough or probation or parole; the reentry
23	program must include
24	(A) a written reentry plan for each prisoner completed upon
25	release on furlough or probation or parole that includes information on the
26	prisoner's proposed
27	(i) residence;
28	(ii) employment or alternative means of support;
29	(iii) treatment options;
30	(iv) counseling services;
31	(v) education or job training services;

1	(B) any other requirements for successful transition back to the
2	community, including electronic monitoring or furlough for the period between
3	a scheduled parole hearing and parole eligibility;
4	(C) coordination with the Department of Labor and Workforce
5	Development to provide access, after release, to job training and employment
6	assistance; and
7	(D) coordination with community reentry coalitions or other
8	providers of reentry services if available;
9	(10) for offenders under electronic monitoring, establish
10	(A) minimum standards for electronic monitoring, which may
11	include the requirement of active, real-time monitoring using global
12	positioning systems; and
13	(B) procedures for oversight and approving electronic
14	monitoring programs and systems provided by private contractors;
15	(11) make a good faith effort, in consultation with the
16	commissioner of administration, to ensure [ASSIST] a prisoner has [IN
17	OBTAINING] a valid state identification card upon the prisoner's release; if the
18	prisoner does not have a valid state identification card before the prisoner's release ₂ [;]
19	the department shall pay the application fee for the identification card;
20	(12) provide to the legislature, by electronic means, by January 10
21	preceding the first regular session of each legislature, a report summarizing the
22	findings and results of the program established under (7) of this subsection; the report
23	must include
24	(A) the number of prisoners who were provided with written
25	case plans under (8) of this subsection;
26	(B) the number of written case plans under (8) of this
27	subsection initiated within the preceding year; and
28	(C) the number of written case plans under (8) of this
29	subsection that were updated in the preceding year; and
30	(13) enter into an agreement with the Department of Family and
31	Community Services, consistent with the provisions of AS 47.12.105, for the

- detention and care of a minor who is waived into adult court under AS 47.12.030 or 1
- 2 47.12.100.
- 3 * Sec. 4. This Act takes effect January 1, 2024.