## SENATE BILL 5413

| State | of | Washington | 67th | Legislature | 2021 | Regular | Session |
|-------|----|------------|------|-------------|------|---------|---------|
|       |    |            |      |             |      |         |         |

By Senator Wilson, C.

AN ACT Relating to solitary confinement; amending RCW 72.09.015; adding a new section to chapter 72.09 RCW; adding a new section to chapter 70.48 RCW; adding a new section to chapter 36.28A RCW; creating new sections; and providing an effective date.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 <u>NEW SECTION.</u> Sec. 1. This act may be known and cited as the 7 "Solitary Confinement Restriction Act."

8 <u>NEW SECTION.</u> Sec. 2. The Legislature finds and declares that:

9 (1) The use of solitary confinement in Washington state's 10 correctional facilities should be restricted to ensure the safe and 11 humane operation of these facilities, consistent with the state and 12 federal Constitution, the laws and public policies of this state, the 13 mission of the correctional system, evolving medical knowledge, and 14 the human rights standards of decency.

15 (2) Solitary confinement should only be used when necessary, and 16 should not be used against vulnerable populations or under conditions 17 or for time periods that foster psychological trauma, psychiatric 18 disorders, or serious, long-term damage to a person's brain.

(3) The standards established in this act should apply to allincarcerated persons in the custody of the department of corrections.

1 (4) In 2020, the Washington state attorney general's office 2 proposed legislation to ban the use of solitary confinement for 3 juveniles; the bill passed with bipartisan support.

4 (5) More than 800 adults continue to be held in solitary 5 confinement in Washington's prisons; solitary confinement is 6 disproportionately imposed upon Black, indigenous, and Hispanic 7 people in the state's prisons.

8 (6) In addition to the devastating and lasting psychological 9 consequences of solitary confinement, recent studies have shown that 10 people in these restrictive settings also have higher rates of 11 medical concerns and have a shorter life expectancy once released to 12 the community. Studies have also shown that people released to the 13 community directly from solitary confinement also have higher 14 recidivism rates.

15 **Sec. 3.** RCW 72.09.015 and 2020 c 319 s 2 are each amended to 16 read as follows:

17 The definitions in this section apply throughout this chapter.

(1) "Adult basic education" means education or instruction designed to achieve general competence of skills in reading, writing, and oral communication, including English as a second language and preparation and testing services for obtaining a high school diploma or a high school equivalency certificate as provided in RCW 28B.50.536.

(2) "Base level of correctional services" means the minimum level
 of field services the department of corrections is required by
 statute to provide for the supervision and monitoring of offenders.

(3) "Civil judgment for assault" means a civil judgment for monetary damages awarded to a correctional officer or department employee entered by a court of competent jurisdiction against an inmate that is based on, or arises from, injury to the correctional officer or department employee caused by the inmate while the correctional officer or department employee was acting in the course and scope of his or her employment.

(4) "Community custody" has the same meaning as that provided in
 RCW 9.94A.030 and also includes community placement and community
 supervision as defined in RCW 9.94B.020.

(5) "Contraband" means any object or communication the secretary
 determines shall not be allowed to be: (a) Brought into; (b)

possessed while on the grounds of; or (c) sent from any institution under the control of the secretary.

3 (6) "Correctional facility" means a facility or institution 4 operated directly or by contract by the secretary for the purposes of 5 incarcerating adults in total or partial confinement, as defined in 6 RCW 9.94A.030.

7 8 (7) "County" means a county or combination of counties.

(8) "Department" means the department of corrections.

9 (9) "Earned early release" means earned release as authorized by 10 RCW 9.94A.729.

(10) "Emergency confinement" means the solitary confinement of an incarcerated person in a correctional facility when there is reasonable cause to believe that this confinement is necessary for reducing a substantial risk of imminent serious harm to the incarcerated person or others, as evidenced by recent conduct.

16 <u>(11)</u> "Evidence-based" means a program or practice that has had 17 multiple-site random controlled trials across heterogeneous 18 populations demonstrating that the program or practice is effective 19 in reducing recidivism for the population.

20 (((11))) (12) "Extended family visit" means an authorized visit 21 between an inmate and a member of his or her immediate family that 22 occurs in a private visiting unit located at the correctional 23 facility where the inmate is confined.

24 ((<del>(12)</del>)) <u>(13)</u> "Good conduct" means compliance with department 25 rules and policies.

26 ((<del>(13)</del>)) <u>(14)</u> "Good performance" means successful completion of a 27 program required by the department, including an education, work, or 28 other program.

(((14))) (15) "Immediate family" means the inmate's children, stepchildren, grandchildren, great grandchildren, parents, stepparents, grandparents, great grandparents, siblings, aunts, uncles, and a person legally married to or in a state registered domestic partnership with an inmate. "Immediate family" includes the immediate family of an inmate who was adopted as a child or an adult, but does not include an inmate adopted by another inmate.

36 ((<del>(15)</del>)) <u>(16) "Incarcerated person" means a person in the custody</u> 37 <u>of the department including, but not limited to, persons residing in</u> 38 <u>a correctional institution or facility and persons released from such</u> 39 facility on furlough, work release, or community custody, and persons 1 received from another state, state agency, county, or federal

2 jurisdiction.

3 <u>(17)</u> "Indigent inmate," "indigent," and "indigency" mean an 4 inmate who has less than a twenty-five dollar balance of disposable 5 income in his or her institutional account on the day a request is 6 made to utilize funds and during the thirty days previous to the 7 request.

((((16))) (18) "Individual reentry plan" means the plan to prepare 8 an offender for release into the community. It should be developed 9 collaboratively between the department and the offender and based on 10 an assessment of the offender using a standardized and comprehensive 11 tool to identify the offender's risks and needs. The individual 12 reentry plan describes actions that should occur to prepare 13 individual offenders for release from prison or jail, specifies the 14 supervision and services they will experience in the community, and 15 16 describes an offender's eventual discharge to aftercare upon 17 successful completion of supervision. An individual reentry plan is updated throughout the period of an offender's incarceration and 18 supervision to be relevant to the offender's current needs and risks. 19

20 (((17))) (19) "Inmate" means a person committed to the custody of 21 the department, including but not limited to persons residing in a 22 correctional institution or facility and persons released from such 23 facility on furlough, work release, or community custody, and persons 24 received from another state, state agency, county, or federal 25 jurisdiction.

26 ((<del>(18)</del>)) <u>(20)</u> "Labor" means the period of time before a birth 27 during which contractions are of sufficient frequency, intensity, and 28 duration to bring about effacement and progressive dilation of the 29 cervix.

30 (((19))) (21) "Less restrictive intervention" means a placement 31 or conditions of confinement, or both, in the current or an 32 alternative correctional facility, under conditions less restrictive 33 of an incarcerated person's movement, privileges, activities, or 34 social interactions than solitary confinement.

35 (22) "Medical isolation" means solitary confinement of an 36 incarcerated person for medical reasons including, but not limited 37 to, a mental health emergency or when necessary for preventing the 38 spread of a communicable disease.

39 (23) "Medical provider" means state-licensed psychiatrists, 40 physicians, physician assistants, advanced practice nurses or

clinical nurse specialists or, for mental health evaluations or 1 decisions, those registered nurses with a specialty in psychiatric 2 nursing, or comparably credentialed employees or contractors employed 3 to provide health care. 4 (24) "Member of a vulnerable population" means any incarcerated 5 6 person who: 7 (a) Is 25 years of age or younger; (b) Is 60 years of age or older; 8 (c) Has a mental disorder, as defined by RCW 71.05.020, or where 9 there is evidence of a diagnosis of a serious mental illness, a 10 history of psychiatric hospitalization, or a history of disruptive or 11 self-injurious behavior including, but not limited to, serious and/or 12 repeated self-harm, that may be the result of a mental disorder or 13 14 condition; (d) Has a developmental disability, as defined in RCW 71A.10.020; 15 (e) Has a serious medical condition that cannot effectively be 16 17 treated in solitary confinement; (f) Is pregnant, in the postpartum period, or has recently 18 19 suffered a miscarriage or terminated a pregnancy; (g) Has needs related to a physical disability that cannot be 20 accommodated in solitary confinement; or 21 22 (h) Has a significant auditory or visual impairment. 23 (25) "Physical restraint" means the use of any bodily force or physical intervention to control an offender or limit an offender's 24 25 freedom of movement in a way that does not involve a mechanical 26 restraint. Physical restraint does not include momentary periods of minimal physical restriction by direct person-to-person contact, 27 28 without the aid of mechanical restraint, accomplished with limited 29 force and designed to: (a) Prevent an offender from completing an act that would result 30 31 in potential bodily harm to self or others or damage property; 32 (b) Remove a disruptive offender who is unwilling to leave the 33 area voluntarily; or (c) Guide an offender from one location to another. 34 ((<del>(20)</del>)) <u>(26)</u> "Postpartum recovery" means (a) the entire period a 35 woman or youth is in the hospital, birthing center, or clinic after 36 giving birth and (b) an additional time period, if any, a treating 37 physician determines is necessary for healing after the woman or 38 39 youth leaves the hospital, birthing center, or clinic.

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1 ((<del>(21)</del>)) <u>(27)</u> "Privilege" means any goods or services, education 2 or work programs, or earned early release days, the receipt of which 3 are directly linked to an inmate's (a) good conduct; and (b) good 4 performance. Privileges do not include any goods or services the 5 department is required to provide under the state or federal 6 Constitution or under state or federal law.

7 ((<del>(22)</del>)) <u>(28)</u> "Promising practice" means a practice that 8 presents, based on preliminary information, potential for becoming a 9 research-based or consensus-based practice.

10 (((23))) (29) "Protective custody" means confinement of an 11 incarcerated person in a cell or similarly confined holding or living 12 space, under conditions necessary to protect the incarcerated person 13 or others.

14 <u>(30)</u> "Research-based" means a program or practice that has some 15 research demonstrating effectiveness, but that does not yet meet the 16 standard of evidence-based practices.

17 (((-(24))) (31) "Restraints" means anything used to control the 18 movement of a person's body or limbs and includes:

19 (a) Physical restraint; or

(b) Mechanical device including but not limited to: Metal
 handcuffs, plastic ties, ankle restraints, leather cuffs, other
 hospital-type restraints, tasers, or batons.

23 ((((25)))) (32) "Secretary" means the secretary of corrections or 24 his or her designee.

((<del>(26)</del>)) <u>(33)</u> "Significant expansion" includes any expansion into a new product line or service to the class I business that results from an increase in benefits provided by the department, including a decrease in labor costs, rent, or utility rates (for water, sewer, electricity, and disposal), an increase in work program space, tax advantages, or other overhead costs.

31 ((<del>(27)</del>)) <u>(34)</u> "Solitary confinement" means confinement of an incarcerated person in a correctional facility, pursuant to 32 disciplinary, administrative, protective, investigative, mental 33 health or medical, or other classification, in a cell or similarly 34 confined holding or living space, alone or with other incarcerated 35 persons, for 20 hours or more per day. Solitary confinement shall not 36 include confinement due to a facility-wide or unit-wide lockdown that 37 is required to ensure the safety of incarcerated persons and staff or 38 39 confinement due to quarantine or isolation measures undertaken in 40 response to a public health crisis or declared state of emergency.

1 <u>(35)</u> "Superintendent" means the superintendent of a correctional 2 facility under the jurisdiction of the Washington state department of 3 corrections, or his or her designee.

4 (((28))) (36) "Transportation" means the conveying, by any means, 5 of an incarcerated pregnant woman or youth from the correctional 6 facility to another location from the moment she leaves the 7 correctional facility to the time of arrival at the other location, 8 and includes the escorting of the pregnant incarcerated woman or 9 youth from the correctional facility to a transport vehicle and from 10 the vehicle to the other location.

11 ((<del>(29)</del>)) <u>(37)</u> "Unfair competition" means any net competitive 12 advantage that a business may acquire as a result of a correctional 13 industries contract, including labor costs, rent, tax advantages, 14 utility rates (water, sewer, electricity, and disposal), and other 15 overhead costs. To determine net competitive advantage, the 16 department of corrections shall review and quantify any expenses 17 unique to operating a for-profit business inside a prison.

18 ((<del>(30)</del>)) <u>(38)</u> "Vocational training" or "vocational education" 19 means "vocational education" as defined in RCW 72.62.020.

20 ((<del>(31)</del>)) <u>(39)</u> "Washington business" means an in-state 21 manufacturer or service provider subject to chapter 82.04 RCW 22 existing on June 10, 2004.

23 ((<del>(32)</del>)) <u>(40)</u> "Work programs" means all classes of correctional 24 industries jobs authorized under RCW 72.09.100.

25 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 72.09 26 RCW to read as follows:

(1) The use of solitary confinement in correctional facilities inthis state shall be restricted as follows:

(a) Except as otherwise provided in subsection (3)(a), (c), and(d) of this section:

31 (i) An incarcerated person shall not be placed in solitary 32 confinement unless there is reasonable cause to believe that the 33 incarcerated person would create a substantial risk of immediate 34 serious harm to himself or another, as evidenced by recent threats or 35 conduct, and a less restrictive intervention would be insufficient to 36 reduce this risk.

37 (ii) An incarcerated person shall not be placed in solitary38 confinement for nondisciplinary reasons.

1 (b) Except as otherwise provided in subsection (3)(a) of this 2 section:

3 (i) An incarcerated person shall not be placed in solitary 4 confinement before receiving a personal and comprehensive medical and 5 mental health examination conducted by a qualified medical provider 6 unless there is reasonable cause to believe that such advance 7 evaluation would create a substantial threat to security or safety; 8 in such instances an evaluation must occur within one hour of 9 placement in solitary confinement.

(ii) An incarcerated person shall only be held in solitary 10 confinement pursuant to initial procedures and reviews that provide 11 12 timely, fair, and meaningful opportunities for the incarcerated person to contest the confinement. These procedures shall include the 13 right to an initial hearing within 72 hours of placement; the right 14 to appear at the hearing; the right to assistance at the hearing by a 15 16 lay advisor or other person of their choosing, including but not 17 limited to other incarcerated individuals, outside advocates, or retained counsel; an independent hearing officer; a written statement 18 19 of reasons for the decision made at the hearing; and a written statement on how to appeal a hearing determination. 20

(c) Except as otherwise provided in subsection (3)(c) of this section, the final decision to place an incarcerated person in solitary confinement shall be made by the superintendent.

(d) Except as otherwise provided in (e) of this subsection and subsection (3)(c) of this section, an incarcerated person shall not be placed or retained in solitary confinement if the superintendent determines that the incarcerated person no longer meets the standard for the confinement.

29 (e) A gualified medical provider shall conduct a mental health and physical health status examination for each incarcerated person 30 31 placed in solitary confinement on a daily basis, in a confidential 32 setting outside of the cell whenever possible, to determine whether the incarcerated person is a member of a vulnerable population. 33 Except as otherwise provided in subsection (3) of this section, an 34 incarcerated person determined to be a member of a vulnerable 35 population shall be immediately removed from solitary confinement and 36 37 moved to an appropriate placement.

38 (f) A disciplinary sanction of solitary confinement that has been 39 imposed on an incarcerated person who is removed from solitary

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1 confinement pursuant to (e) of this subsection, shall be deemed to be 2 satisfied.

3 (g) Except as otherwise provided in subsection (3)(a) of this 4 section, during a facility-wide lockdown, an incarcerated person 5 shall not be placed in solitary confinement for more than 15 6 consecutive days, and for no more than 45 cumulative days during a 7 single fiscal year.

8 (h) Cells or other holding or living spaces used for solitary 9 confinement are to be properly ventilated, appropriately lit, 10 temperature-monitored, clean, and equipped with properly functioning 11 sanitary fixtures.

(i) A correctional facility shall maximize the amount of time that an incarcerated person held in solitary confinement spends outside of the cell by providing, as appropriate, access to outdoor and indoor recreation, education, clinically appropriate treatment therapies, skill-building activities, and social interaction with staff and other incarcerated persons.

18 (j) An incarcerated person held in solitary confinement shall not 19 be denied access to food, water, or any other basic necessity.

20 (k) An incarcerated person held in solitary confinement shall not 21 be denied access to appropriate medical care, including emergency 22 medical care.

(1) An incarcerated person shall not be directly released from solitary confinement to the community, unless it is necessary for the safety of the incarcerated person, staff, other incarcerated persons, or the public.

(m) An incarcerated person shall not be held in solitary confinement based on the incarcerated person's race, creed, color, national origin, nationality, ancestry, age, marital status, domestic partnership or civil union status, affectional or sexual orientation, genetic information, pregnancy or breastfeeding status, sex, gender identity or expression, disability, or atypical hereditary cellular or blood trait.

34 (2) Except as otherwise provided in subsection (3) of this
 35 section, an incarcerated person who is a member of a vulnerable
 36 population shall not be placed in solitary confinement.

37 (a) An incarcerated person who is a member of a vulnerable 38 population due to a mental disorder or developmental disability as 39 defined in this section:

(i) Shall not be subject to discipline for refusing treatment or
 medication, for self-harming or related conduct or threats of this
 conduct, or for other behavior that is due to a disability; and

4 (ii) Who would otherwise be placed in solitary confinement shall 5 be screened by a qualified medical provider for placement in a 6 residential treatment unit or close observation unit for observation 7 and assessment, or transferred to the least restrictive appropriate 8 short-term care or psychiatric facility designated by the department 9 of social and health services pursuant to RCW 72.68.031.

(b) An incarcerated person who is a member of a vulnerable 10 population because the incarcerated person is under 25 or over 60 11 12 years of age, has a serious medical condition that cannot be effectively treated in solitary confinement, a physical disability 13 that cannot be accommodated in solitary confinement, has significant 14 auditory or visual impairment, is pregnant, is in the postpartum 15 16 period, or has recently suffered a miscarriage or terminated a 17 pregnancy, and who would otherwise be placed in solitary confinement, 18 shall alternately be placed in an appropriate medical or other unit 19 as designated by the secretary.

20 (3) Solitary confinement shall be permitted under limited 21 circumstances as follows:

The superintendent or their designee determines that a 22 (a) 23 facility-wide lockdown is required to ensure the safety of incarcerated persons in the facility until the superintendent or 24 25 their designee determines that these circumstances no longer exist. The superintendent or designee shall document specific reasons why 26 27 any lockdown is necessary for more than 24 hours and why less 28 restrictive interventions are insufficient to accomplish the facility's safety goals. Within seven days, the secretary shall 29 publish the reasons for the lockdown on the department of corrections 30 31 website and provide meaningful notice of the reasons for the lockdown 32 to the legislature and the office of the corrections ombuds.

33 (b) The superintendent determines that an incarcerated person 34 should be placed in emergency confinement, provided that:

(i) An incarcerated person shall not be held in emergency confinement for more than 24 consecutive hours and for no more than 72 cumulative hours in a 30 day period; and

38 (ii) An incarcerated person held in emergency confinement shall 39 receive an initial in-person medical and mental health evaluation 40 prior to placement in emergency confinement unless there is

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1 reasonable cause to believe that an advance evaluation would create a substantial threat to security or safety. In such instances, an 2 3 evaluation must occur within one hour of placement in emergency confinement. A comprehensive medical and mental health evaluation 4 shall be conducted by a member of the medical staff within 12 hours 5 6 of emergency confinement. Reports of these evaluations shall be 7 immediately provided to the superintendent of the facility and the 8 secretary.

9 (c) A qualified medical provider, based a personal on examination, determines that an incarcerated person should be placed 10 or retained in medical isolation. The decision to place and retain an 11 12 incarcerated person in medical isolation due to a mental health emergency shall be made by a qualified medical provider based on a 13 personal examination. In any case of isolation under this subsection, 14 an in-person clinical review shall be conducted at least every six 15 16 hours and as clinically indicated. An incarcerated person in medical 17 isolation pursuant to this subsection shall be placed in a residential treatment unit, a close observation unit, or a medical 18 unit, as designated by the secretary. 19

(d) If the superintendent determines that an incarcerated person should be placed in solitary confinement in order to protect their safety, the safety of staff, or other incarcerated people, protective custody shall proceed as follows:

(i) The facility shall keep a written record of a request by an 24 25 incarcerated person to be placed in solitary confinement for the 26 purposes of voluntary protective custody. The incarcerated person may be placed in voluntary protective custody only with informed, written 27 28 consent and when there is reasonable cause to believe that 29 confinement is necessary to prevent reasonably foreseeable harm. When an incarcerated person makes an informed, written request for such 30 31 protective custody, the correctional facility shall bear the burden 32 of establishing a basis for refusing the request.

33 The incarcerated person may be placed (ii) in solitary confinement for involuntary protective custody only when there is 34 clear and convincing evidence that such confinement is necessary to 35 36 prevent reasonably foreseeable harm and that a less restrictive intervention would not be sufficient to prevent the harm. Placement 37 in solitary confinement for involuntary protective custody shall not 38 39 exceed 72 hours.

1 (iii) An incarcerated person placed in solitary confinement for 2 the purposes of protective custody shall receive comparable 3 opportunities for activities, movement, and social interaction, 4 consistent with their safety and the safety of others as are 5 available to incarcerated persons in the general population of the 6 facility.

7 (iv) An incarcerated person subject to removal from solitary 8 confinement for the purposes of protective custody shall be provided 9 with a timely, fair, and meaningful opportunity to contest the 10 removal.

(v) An incarcerated person who may be placed or currently is in solitary confinement for the purposes of voluntary protective custody may opt out of that status by providing informed, written refusal of that status.

(vi) The superintendent shall place an incarcerated person in a 15 16 less restrictive intervention, including transfer to the general 17 population of another institution or to any unit designated for incarcerated persons who face similar threats, before placing the 18 incarcerated person in solitary confinement for either voluntary or 19 involuntary protective custody unless the incarcerated person poses 20 21 an extraordinary security risk so great that transferring the incarcerated person would be insufficient to ensure the incarcerated 22 person's safety or the safety of others. 23

(4) (a) An incarcerated person shall not be placed in solitaryconfinement pending investigation of a disciplinary offense unless:

26 (i) The incarcerated person's presence, in the general population, poses a serious and imminent danger to the incarcerated 27 person, staff, other incarcerated persons, or the public. In making 28 29 this determination, the superintendent shall consider the seriousness of the alleged offense, including whether the offense involved 30 31 violence or escape, or posed a threat to institutional safety by 32 encouraging others to engage in serious misconduct; or

33 (ii) The superintendent has granted approval in an emergency 34 situation.

35 (b) An incarcerated person's placement in solitary confinement 36 pending investigation of a disciplinary offense shall be reviewed 37 within 24 hours by a supervisory employee who was not involved in the 38 initial placement decision.

39 (c) An incarcerated person who has been placed in solitary40 confinement pending investigation of a disciplinary offense shall be

considered for release to the general population every 24 hours; and 1 2 if the incarcerated person demonstrates good behavior during that period, he or she shall be released. If the incarcerated person is 3 found guilty of the disciplinary offense, the incarcerated person's 4 good behavior shall be considered in determining the appropriate 5 6 penalty. In no circumstance should an incarcerated person remain in solitary confinement pending investigation of a disciplinary offense 7 for more than 15 days. 8

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(5) The secretary shall:

10 (a) Develop policies and implement procedures for the review of 11 incarcerated persons placed in solitary confinement and submit 12 proposed regulations for adoption as required by subsection (6) of 13 this section;

(b) Initiate a review of each incarcerated person currently in
solitary confinement pursuant to the policies and procedures
developed and implemented under (a) of this subsection; and

17 (c) Develop a plan for providing step-down and transitional 18 units, programs, and staffing patterns to accommodate incarcerated 19 persons in solitary confinement, incarcerated persons who will be 20 placed in solitary confinement, and incarcerated persons who receive 21 an intermediate sanction in lieu of being placed in solitary 22 confinement.

(6) The secretary shall adopt regulations to effectuate the provisions of this section. The regulations shall include, but not be limited to:

(a) Regulations establishing less restrictive interventions to
 solitary confinement, including means of separating or protecting
 incarcerated persons without use of solitary confinement;

(b) Establishing that restrictions on religious, mail, and telephone privileges, visit contacts, and outdoor and indoor recreation shall only be imposed as is directly necessary for the safety of the incarcerated person or others, and that there shall be no restrictions on access to food, basic necessities, or legal access;

35 (c) Requiring training of disciplinary staff and all staff 36 working with incarcerated persons in solitary confinement and 37 requiring that this training include:

(i) Assistance from appropriate professionals including, but notlimited to, professionals in the department of social and health

services to periodically train all staff working with incarcerated persons in solitary confinement and alternatives to such confinement;

3 (ii) Standards for solitary confinement, including that it shall 4 be limited to when an incarcerated person commits an offense 5 involving serious violence, escapes or attempts to escape, or poses a 6 serious threat to institutional safety; that the maximum penalties 7 for each offense shall be based on the seriousness of the offense; 8 and available less restrictive interventions;

9 (iii) The identification of developmental disabilities, and the 10 symptoms of mental illness, including traumatic brain injuries, 11 trauma, and personality disorders, and methods of safe responses to 12 people in distress; and

13 (iv) The identification and response to incarcerated individuals 14 in need of physical accommodations who have been referred to solitary 15 confinement;

16 (d) Requiring documentation of all decisions, procedures, and 17 reviews of incarcerated persons placed in solitary confinement;

(e) Requiring monitoring of compliance with all rules governing cells, units, and other places where incarcerated persons are placed in solitary confinement;

21 (f) Requiring posting on the official website of the department monthly reports on the use of solitary confinement, by age, sex, 22 gender identity, ethnicity, incidence of a mental disorder, and type 23 of confinement status, number of people released from solitary 24 25 confinement directly to the community, and the mean and median period 26 of solitary confinement at each facility, and these reports shall include the population on the last day of each quarter and a 27 nonduplicative cumulative count of people exposed to solitary 28 confinement for each fiscal year. These incarcerated person reports 29 shall also include the incidence of emergency confinement, self-harm, 30 31 suicide, and assault in any solitary confinement unit, as well as explanations for each instance of facility-wide lockdown. These 32 reports shall not include personally identifiable information 33 regarding any incarcerated person; and 34

35 (g) Modifying the Washington Administrative Code for consistency 36 with the provisions of this act.

37 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 70.48 38 RCW to read as follows:

1 (1) A governing unit operating one or more jails must compile on 2 a monthly basis until June 1, 2021, the following information with 3 respect to each jail operated by the governing unit:

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(a) The number of times solitary confinement was used;

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(b) The circumstances leading to the use of solitary confinement;

- 6 (c) For each instance of solitary confinement, the length of time 7 the individual remained in solitary confinement, whether or not supervisory review of the solitary confinement occurred and was 8 documented, whether or not a medical assessment or review and a 9 mental health assessment or review were conducted and documented, and 10 11 whether or not the affected person was afforded full access to 12 education, programming, and ordinary necessities such as medication, meals, and reading material during the term of solitary confinement. 13
- (2) Information collected under subsection (1) of this section
  must be compiled into a monthly report and submitted to the
  Washington association of sheriffs and police chiefs.

17 (3) For the purposes of this section, "solitary confinement" means confinement of an incarcerated person in a jail, pursuant to 18 19 disciplinary, administrative, protective, investigative, mental health or medical, or other classification, in a cell or similarly 20 21 confined holding or living space, alone or with other incarcerated persons, for 20 hours or more per day. Solitary confinement shall not 22 include confinement due to a jail-wide lockdown that is required to 23 24 ensure the safety of incarcerated persons and staff or confinement 25 due to quarantine or isolation measures undertaken in response to a 26 public health crisis or declared state of emergency.

27 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 36.28A 28 RCW to read as follows:

(1) The Washington association of sheriffs and police chiefs must collect, on a monthly basis, the information submitted under section 5 of this act.

32 (2) The collected information must be compiled into a report33 summarizing the information by county and type of facility.

(3) An initial report must be submitted, in compliance with RCW
43.01.036, to the appropriate committees of the legislature by
December 1, 2021. An updated report must be submitted, in compliance
with RCW 43.01.036, to the appropriate committees of the legislature
by December 1, 2022.

<u>NEW SECTION.</u> Sec. 7. The secretary of the department of corrections is authorized to create rules necessary to implement this act.

4 <u>NEW SECTION.</u> Sec. 8. This act takes effect August 1, 2022.

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