## **2025 SESSION**

	25104011D
1	SENATE BILL NO. 1409
2	Offered January 15, 2025
3	A BILL to amend and reenact § 53.1-39.2 of the Code of Virginia, relating to restorative housing and isolated
4	confinement; restrictions on use.
5	Detron Decky
6	Patron—Bagby
7	Referred to Committee on Rehabilitation and Social Services
8	
9	Be it enacted by the General Assembly of Virginia:
10	1. That § 53.1-39.2 of the Code of Virginia is amended and reenacted as follows:
11	§ 53.1-39.2. Restorative housing or isolated confinement; restrictions on use.
12	A. As used in this section:
13 14	"Facility administrator" means the superintendent, warden, or person otherwise in charge of the correctional facility.
14	"Isolated confinement" means confinement of an incarcerated person to a cell for 17 hours or more per
16	day, regardless of the name of the housing unit in which such confinement occurs.
17	"Lockdown" means the restriction of movement and privileges for an entire pod, housing unit, or facility,
18	such that all individuals therein are confined to their cells for 20 or more hours per day, and out-of-cell
19	programmatic interventions are interrupted.
20	"Medical evaluation" means an evaluation that is done for the purpose of determining whether the
21 22	incarcerated person needs medical treatment and shall be done in a manner that is consistent with the signed recommendations of a medical practitioner.
22	"Medical practitioner" means a physician, physician's assistant, nurse practitioner, or practical nurse
23	licensed in the Commonwealth or in the jurisdiction where the treatment is to be rendered or withheld.
25	"Mental health evaluation" means an evaluation that is carried out by a mental health professional for the
26	purpose of determining the mental health needs of the incarcerated person and whether it is safe for the
27	person to be placed in restorative housing.
28	"Mental health professional" means the same as that term is defined in § 54.1-2400.1 who is trained in
29 30	mental health evaluations. "Out-of-cell programmatic interventions" means that the incarcerated person is either in a congregate
31	setting with other incarcerated persons receiving educational, vocational, rehabilitative, or therapeutic
32	instruction or is individually with one or more staff members who will be offering medical, mental health, or
33	some other social service.
34	"Recreation" means the space and opportunity for meaningful physical activity outside the cell and
35	housing unit.
36	"Restorative housing" means special purpose bed assignments operated under maximum security
37 38	regulations and procedures and utilized for the personal protection or custodial management of an incarcerated person.
39	B. No incarcerated person in a state correctional facility shall be placed in restorative housing <i>or in</i>
40	isolated confinement by any designation for longer than 15 consecutive days, including any investigative
41	time, in any 60-day period, unless (i) such incarcerated person requests placement in restorative housing or
42	isolated confinement with informed voluntary consent;; (ii) such incarcerated person needs such confinement
43	for his own protection, as determined and documented by the facility administrator or designee; (iii) there is
44 45	a need to prevent an imminent threat of physical harm to the incarcerated person or another person, as determined and documented by the facility administrator or designee; (iv) the placement is necessary for
45 46	medical isolation, as determined and documented by a licensed medical professional; or $(iv)$ (v) such person's
47	behavior threatens the orderly operation of the facility, provided that: presents a substantial threat to the safe
48	operation of the facility and cannot be resolved through placement in any less restrictive setting, as
49	determined and documented in detail by the facility administrator or designee.
50	1. When an incarcerated person makes a request to be placed in restorative housing or isolated
51 52	<i>confinement</i> for his own protection, the facility shall bear the burden of establishing a basis for refusing the request, but before placing an incareculated person in pertonative bearing or inclusion of groups.
52 53	request; but before placing an incarcerated person in restorative housing or isolated confinement of any designation for his own protection, the facility administrator shall place an incarcerated person in a less
55 54	restrictive setting, including by transfer to the general population of another institution or to a
55	special-purpose housing unit for incarcerated persons who face similar threats, unless the incarcerated
56	person faces a security risk so great that no less restrictive setting would be sufficient or practicable to
57	ensure the incarcerated person's safety.
58	2. An incarcerated person who is in restorative housing <i>or isolated confinement</i> for his own protection

59 based on his request or with his informed voluntary consent may opt out of restorative housing *or isolated* 

*confinement* by voluntarily removing his consent to remain in restorative housing *or isolated confinement* by
 providing informed voluntary refusal; *Administrators must provide safe placement outside of isolated confinement to any incarcerated person who indicates informed voluntary refusal within 48 hours of the submission of such a refusal.*

An incarcerated person placed in restorative housing *or isolated confinement* for his own protection (i)
shall receive similar *equivalent* opportunities for *out-of-cell programmatic interventions, physical* activities,
movement, and social interaction, taking into account without directly risking his safety and the safety of
others, as are provided to incarcerated persons in the general population of the facility and (ii) shall have such
placement reviewed for assignment into protective custody;.

4. An incarcerated person who has been placed in restorative housing *or isolated confinement* for his own protection and is subject to removal from such confinement, not by his own request, shall be provided with a timely and meaningful opportunity to contest the removal; and.

5. In any situation in which the facility administrator determines that an incarcerated person shall be
placed in isolated confinement to prevent an imminent threat of physical harm to the incarcerated person or
another person, the incarcerated person may be placed in isolated confinement for no longer than 15
consecutive days, including any investigative time period. An incarcerated person may be placed in an
additional period of isolated confinement, not to exceed a period of 15 consecutive days, only in those
situations where new behavioral concerns arise after the completion of the initial period of isolated c

79 6. An incarcerated person who has been placed in restorative housing, *isolated confinement, or any other* 80 population without full privileges shall be offered a minimum of four hours of out-of-cell programmatic interventions or other congregate activities per day, including classes, work assignments, or therapeutic 81 82 treatment, aimed at promoting personal development or addressing underlying causes of problematic 83 behavior, which may include recreation in. Such programmatic interventions and congregate activities shall 84 be consistent with those offered to the full-privilege general population at other facilities of equal security risk. Additionally, a minimum of one hour of recreation shall be provided and shall take place in a 85 86 congregate setting, unless exceptional circumstances mean that doing so would create significant and 87 unreasonable risk to the safety and security of other incarcerated persons, the staff, or the facility.

88 C. 1. If an incarcerated person is placed in restorative housing or isolated confinement pursuant to 89 subsection B, (i) such placement shall be reviewed once a week every 48 hours and the reason why a less 90 restrictive setting could not be utilized and the facts and circumstances that necessitated the incarcerated 91 person's placement in restorative housing or any form of isolated confinement shall be recorded in writing by 92 the facility administrator and placed in the incarcerated person's institutional file; (ii) the facility 93 administrator shall document an action plan for transitioning the incarcerated person out of restorative 94 housing as soon as safely possible ensure that the incarcerated person receives a medical and mental health 95 evaluation from certified medical and mental health professionals within one working day of placement in restorative housing or any form of isolated confinement; and (iii) the facility administrator shall document an 96 97 action plan and timeline for transitioning the incarcerated person out of restorative housing or isolated 98 confinement as soon as safely possible, and at the earliest opportunity; (iv) the facility administrator shall 99 document the date and duration of such placement, as well as the statutory basis under this section for such 100 placement, and include all such documentation in the incarcerated person's institutional file; and (v) the facility administrator shall notify the regional administrator in writing that the incarcerated person was 101 placed in isolated confinement in accordance with this subdivision within 24 hours of such placement. 102

103 2. Formal reviews of an incarcerated person's placement in any form of isolated confinement shall be 104 held in his presence, inform him of any reason or reasons administrative officials believe isolated confinement remains necessary, and give him an opportunity to respond to those reasons, and a formal ruling 105 shall be provided to the incarcerated person within 24 hours. Any person in isolated confinement shall have a 106 chance to formally appeal such a ruling within 24 hours and receive a response to that appeal within 24 107 hours of its submission. These reviews and appeals, including all responses by the incarcerated person and 108 reasons for continued isolated confinement, shall be documented. This formal review shall be conducted by a 109 110 multidisciplinary team that shall include at least one non-security advisor for the incarcerated person, at least one certified mental health professional, and at least one certified medical professional. 111

D. An incarcerated person may be offered less than four hours of out-of-cell programmatic interventions
 or other congregate activities per day only in the circumstance that the facility administrator determines a
 lockdown is required to ensure the safety of the incarcerated persons in the facility.

Any lockdown covering part or all of any facility that interrupts out-of-cell programmatic interventions (i) shall require that a specific and necessary security purpose be served that cannot be achieved without confinement and interruption; (ii) shall have a documented purpose; (iii) shall end as soon as that purpose is served; (iv) shall last no longer than seven days unless the facility head formally requests and receives permission from the regional administrator before seven days have passed; (v) shall have a documented

120 timeline and standard of completion when lasting more than seven days; and (vi) may not occur more than

121 once within 30 days without approval from the regional administrator confirming that a new, specific,
 122 documented security risk has developed that warrants such an extensive lockdown, including the reasons why

*security cannot be maintained without additional lockdown time. Such documentation shall be provided to* 

124 *the Director and published on the Department's website.* 

E. The facility administrator shall ensure that any incarcerated person placed in restorative housing, for
 any reason, is provided with a medical evaluation and a mental health evaluation within one workday of such
 placement, unless such evaluation was completed within the previous week.

F. The facility administrator shall have a defined and publicly available policy and procedure for the process of transitioning an incarcerated person placed in restorative housing out of such restorative housing and back to the general population of the facility, subject to the approval of the Director.

G. Nothing in this section shall be construed to prevent the placement of incarcerated persons in protective custody settings that do not constitute restorative housing.

133 H. The Director shall develop policies and procedures to effectuate the provisions of this section.