

The Commonwealth of Massachusetts

PRESENTED BY:

Russell E. Holmes

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to reduce recidivism, curb unnecessary spending, and ensure appropriate use of segregation.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Russell E. Holmes	6th Suffolk
Frank I. Smizik	15th Norfolk
Denise Provost	27th Middlesex
Jack Lewis	7th Middlesex
Mary S. Keefe	15th Worcester
Elizabeth A. Malia	11th Suffolk
Bud Williams	11th Hampden
Mike Connolly	26th Middlesex
Jonathan Hecht	29th Middlesex
Jay R. Kaufman	15th Middlesex
Edward F. Coppinger	10th Suffolk
James B. Eldridge	Middlesex and Worcester
David M. Rogers	24th Middlesex
Carlos González	10th Hampden
Solomon Goldstein-Rose	3rd Hampshire

By Mr. Holmes of Boston, a petition (accompanied by bill, House, No. 3071) of Russell E. Holmes and others relative to segregation of prisoners and inmates. The Judiciary.

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act to reduce recidivism, curb unnecessary spending, and ensure appropriate use of segregation.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1	. Section 1	of chapter	127 of the	General Laws,	as appearing in	the most

2 recent official edition, is hereby amended by inserting the following definitions:

3 "Disciplinary segregation," the segregation of a prisoner in a segregation unit or other

4 housing unit, for the purpose of disciplining the prisoner.

5 "Non-disciplinary segregation," the segregation of a prisoner who poses a substantial

6 threat to the safety of others or to the safe and secure operation of the facility. Non-disciplinary

- 7 segregation includes all forms of segregation except disciplinary segregation.
- 8 "Non-disciplinary Segregation Board," a board appointed by the commissioner for a 9 definite or indefinite term and consisting of three members, one of whom the commissioner shall 10 designate as chairperson. Once appointed, the board is empowered to recommend a prisoner for 11 placement in non-disciplinary segregation. The board may be the same as the DSU Board, as 12 defined by 103 CMR 421.06, or a separate body.

13 "Segregation," a housing placement where a prisoner is confined to a cell for at least 2214 hours per day.

- 15 "Serious mental illness," constitutes:
- (1) A current diagnosis or recent significant history of one or more of the following
 disorders
 described in the most recent edition of the Diagnostic and Statistical
 Manual of Mental
 Disorders: (i) schizophrenia and other psychotic disorders; (ii)
 major depressive disorders; or (iii) bipolar disorders, all types;
- 20 "Recent significant history" shall be defined as a diagnosis specified above in section (1)
 21 upon discharge within the past three years from an inpatient psychiatric hospital or other
 22 correctional facility.
- (2) A diagnosis of one or more of the following disorders, as described in the most recent
 edition of the Diagnostic and Statistical Manual of Mental Disorders: (i) a
- 25 neurodevelopmental disorder, dementia or other cognitive disorder; (ii) any disorder
- 26 commonly characterized by breaks with reality, or perceptions of reality; (iii) a
- 27 severe personality disorder that is manifested by episodes of psychosis or depression;
- (3) A diagnosis of one or more of the following disorders, as described in the most recent
 edition of the Diagnostic and Statistical Mental Disorders that manifests with episodes of
 psychosis or depression: (i) anxiety disorders, all types, (ii) trauma and stressor related
- 31 disorders; or (iii) severe personality disorders; or

(4) A finding that the prisoner is at serious risk of substantially deteriorating mentally or
 emotionally while confined in segregation, or already has so deteriorated while confined

in segregation, such that diversion or removal is deemed to be clinically appropriate
by a qualified mental health professional.

36 SECTION 2. Chapter 127 of the General Laws, as so appearing, is hereby amended by
 37 striking out section 39 and inserting in place thereof the following section:

38 Section 39. Segregation units; segregation; facilities.

39 (a) Subject to the requirements of section 39A, section 39B, section 40, and section 41 of 40 chapter 127, the superintendent of any correctional institution of the commonwealth or the 41 administrator of any county correctional facility, may authorize the confinement in a segregation 42 unit within any correctional institution of the commonwealth, of any prisoner whose continued 43 retention in the general institution population poses a substantial threat: (1) to the safety of 44 others; (2) of damaging or destroying property; or (3) to the operation of a state correctional 45 facility. Segregation should be for the briefest term and under the least restrictive conditions 46 practicable and consistent with the rationale for placement.

47 (b) A prisoner may be held in non-disciplinary segregation only if:

(1) Pursuant to section 39B, he or she has been found to have committed, while
incarcerated within the last five years, (i) an act of violence that resulted or was likely to result in
serious injury or death to another, or occurred in connection with an act of non-consensual sex;
(ii) two or more discrete acts which cause serious disruption of prison operations; or (iii) an
escape, attempted escape, or conspiracy to escape from within a security perimeter or custody, or
both; and

54	(2) Pursuant to section 39B, he or she has been determined to pose an immediate and						
55	significant threat to the safety of other prisoners or to the orderly running of the institution.						
56	(c) All segregation units shall provide regular meals, fully furnished cells, adequate						
57	sanitation facilities, adequate clothing, at least one hour per day of exercise and recreation,						
58	outside if weather permits, rights of visitation and communication by those properly authorized,						
59	and such other privileges as may be established by the superintendent or administrator.						
60	Under the supervision of the department of mental health, all prisoners confined to						
61	segregation units shall be given periodic mental and psychiatric examinations, and shall receive						
62	such medical and psychiatric treatment as may be clinically indicated.						
63	(d) Segregation units that house prisoners in non-disciplinary segregation should provide						
64	living conditions that approximate those in general population, and, at a minimum, must meet the						
65	following standards:						
66	(1) Prisoners shall be offered two hours of out-of-cell recreation seven days per week.						
67	(2) Prisoners shall have the same right to make canteen purchases and to retain						
68	property in their cells as prisoners in the general population at the same facility, except where						
69	inconsistent with the security of the unit.						
70	(3) Prisoners shall have equal access to disability accommodations as persons in						
71	general population. Such accommodations shall include, but are not limited to: handicap						
72	accessible cells, wheelchairs, walkers, prosthetic devices, canes, eyeglasses, hearing aids,						
73	orthopedic shoes, mattresses and cushioning, and special clothing.						

74 (4) Prisoners shall have the same access to vocational, educational and rehabilitative
75 programs as the general population, to the extent consistent with the safety and security of the
76 unit.

77 (5) Prisoners shall be offered daily showers.

78 (6) Prisoners shall have access to a radio or television.

79 (7) Prisoners shall be eligible for and have opportunities to receive earned good time
80 credits pursuant to chapter 127, section 129D while in segregation.

81

82 SECTION 3. Said chapter 127, Section 39A, as so appearing, is hereby amended by 83 deleting the phrase "within a state correctional facility, as defined in section 1 of chapter 125" 84 after the phrase "Prior to placement in a segregation unit," and by adding the word "daily" after 85 the words "shall make," so that Section 39A subsection (a) shall read as follows:

86 "(a) Prior to placement in a segregated unit, all inmates shall be screened by a qualified 87 mental health professional to determine whether the inmate has a serious mental illness and 88 whether there are any acute mental health contraindications to placement in a segregated unit. 89 The screening shall be conducted in accordance with clinical standards adopted by the 90 department of correction.

A qualified mental health professional shall make daily rounds in each such segregated
 unit and may conduct an out-of-cell meeting with any inmate for whom a confidential meeting is
 warranted in the clinician's professional judgment. Inmates in such segregated units shall be

94 evaluated by a qualified mental health professional in accordance with clinical standards adopted95 by the department of correction."

96	SECTION 4. Said chapter 127, Section 39A subsection (b), as so appearing, is hereby					
97	amended by: adding the words "as described in subsection (g)," after the words "of any person,";					
98	striking out the phrases, "or where no secure treatment bed is available," and "in accordance with					
99	clinical standards adopted by the department of correction" and replacing them with the words					
100	"or who is otherwise at risk of suffering substantial harm in segregated housing"; by striking out					
101	the words "for more than 30 days"; and by adding the words "or returned to general population"					
102	after the words "placed in a secure treatment unit," so that the first sentence of Section 39A					
103	subsection (b) shall read as follows:					
104	"Except in exigent circumstances that would create an unacceptable risk to the safety of					
105	any person, a segregated inmate diagnosed with a serious mental illness or who is otherwise at					
106	risk of suffering substantial harm in segregated housing shall not be housed in a segregated unit					
107	and shall be placed in a secure treatment unit or returned to general population."					
108	SECTION 5. Said chapter 127, as so appearing, is hereby amended by inserting after					
109	Section 39A subsection (b), the following paragraphs:					
110	(c) Except in exigent circumstances, no prisoner may be held in segregation if he or she:					
111	(1) Is pregnant, is in the postpartum period, or has recently suffered a miscarriage or					
112	terminated a pregnancy;					
113	(2) Has a significant auditory or visual impairment;					
114	(3) Is 21 years of age or younger;					

115 (4) Is 65 years of age or older;

116 (5) Has a serious medical condition which cannot effectively be treated in segregated117 confinement; or

118 (6) Would not otherwise be in segregation but for the fact that they are perceived to 119 be lesbian, gay, bisexual, transgender, or intersex.

(d) A prisoner who is excluded from segregation by any provision of section 39A may be
held in segregation because of exigent circumstances only if, within seventy-two hours of his or
her placement in segregation, the commissioner or designee, or sheriff or designee certifies in
writing: the reason why the prisoner may not be safely held in the general population; efforts that
are being undertaken to find appropriate housing; the status of such efforts, and anticipated time
frame for resolution. A copy must be provided to the prisoner.

126 (1) A prisoner who is held in segregation on an exigent basis under the provisions of
 127 section 39A(d) must be offered at least three hours per day of out-of-cell activities.

128 (2) If such prisoner has been excluded from segregation due to mental illness, he or129 she must be given two out-of-cell mental health treatment sessions per week.

130 (3) In no event shall a prisoner held in segregation on an exigent basis under any 131 provision of section 39A be held in segregation for longer than 15 consecutive days unless the 132 commissioner or designee, or sheriff or designee, reviews his or her status every seven days and 133 explains in writing what alternative placements have been considered and why no such 134 alternative is feasible.

- SECTION 6. Said chapter 127, as so appearing, is hereby amended by inserting after
 section 39 and section 39A, the following section:
- 137

138 Section 39B. Non-disciplinary segregation procedural requirements; limitations.

139 Prisoners shall be entitled to the procedural requirements set forth below before (a) 140 he or she can be held in non-disciplinary segregation, unless the superintendent of the facility 141 where the prisoner his held or his/her designee certifies in writing that housing the prisoner in the 142 general population prior to complying with these procedural requirements will pose an imminent 143 threat to the safety and security of the prison where the prisoner is housed. If the superintendent 144 or his/her designee so certifies, a hearing before a Non-disciplinary Segregation Board shall be 145 conducted within five business days of the commencement of segregation. This period may be 146 extended up to 15 days if the commissioner or appropriate deputy commissioner certifies in 147 writing that providing a hearing prior to transfer will pose an imminent threat to the safety and 148 security of the prison where the prisoner is housed and that an extension of the hearing period is 149 necessary to ensure the integrity and reliability of the hearing; only two such extensions are 150 permitted.

(b) The Non-disciplinary Segregation Board shall be appointed by the commissionerand shall consist of three individuals including at least one qualified mental health professional.

153 (1) Within 72 hours of the referral of a prisoner to a Non-disciplinary Segregation 154 Board, the prisoner shall be provided with a written referral summary that shall include the 155 specific aspects of the prisoner's record or other information that the Board may consider, the 156 name of any witnesses whom the presenting officer may call to testify, and copies of any

documents that will be introduced. With the written referral summary, the prisoner shall be
provided with request forms for making a written request for representation and for a
continuance.

160 (2) If the prisoner wishes to be represented by an attorney or law student, have certain
161 witnesses testify, or request a continuance he or she shall complete a written request form within
162 forty-eight hours of receiving said forms.

163 (3) A prisoner shall be permitted to request that the Board record the hearing and the 164 Board shall then do so. The recording shall be preserved by the Superintendent or designee and 165 shall be accessible to the prisoner or his representative for reference and, upon request, shall be 166 provided with a duplicate copy, which shall be provided at no charge if the prisoner is indigent.

167 (4) In the event that a prisoner is illiterate or non-English speaking, or when the 168 issues presented are complex, the Superintendent or designee shall appoint a staff member to 169 assist the prisoner in preparing and presenting the prisoner's position at the hearing if the 170 prisoner is unable to secure legal representation.

171 (5) Prisoners shall have a hearing before a Non-disciplinary Segregation Board to 172 determine, based on a preponderance of the evidence, that the prisoner meets the requirements of 173 section 39(b)(1) and (2). Any Non-disciplinary Segregation Board recommendation that the 174 commissioner place the prisoner in non-disciplinary segregation shall be supported by a 175 preponderance of the evidence that the prisoner meets said requirements.

(6) Within two days of the hearing, the Non-disciplinary Segregation Board shall
serve a written decision on the prisoner which shall contain a description of the specific evidence
relied on and a particularized statement of the reasons for the decision. The statement shall

explain why the placement or retention in non-disciplinary segregation is for administrative andnot disciplinary reasons.

181 (7)The prisoner shall receive a notice stating the prisoner's right to appeal and to 182 submit written objections within five days of the prisoner's receipt of the Non-disciplinary 183 Segregation Board's written decision. Any appeal and objections should be addressed to the 184 Associate Commissioner of Programs, Treatment and Classification, and submitted by the 185 prisoners or his or her representative to a staff person. The staff person shall deliver them to the 186 correctional counselor before the close of his tour of duty. The correctional counselor shall 187 promptly submit the name of any prisoner who has filed an appeal to the Associate 188 Commissioner of Programs, Treatment and Classification.

(8) No less than five and no more than ten weekdays after the prisoner's receipt of the
Board's recommendation, the Associate Commissioner shall review the recommendation of the
Board and any appeal or objections filed by the prisoner. Upon review, the Associate
Commissioner shall either make his or her own recommendations regarding the placement or
approve the recommendation. Any written statement of objections filed by the prisoner shall be
attached to the Associate Commissioner's recommendation.

(9) Whether or not the prisoner has submitted an appeal, objections or statement, the
commissioner or his designee shall review and act upon the recommendation of the board within
five weekdays after review by the Associate Commissioner of Programs, Treatment and
Classification. The commissioner's action shall be based upon substantial evidence in the record
of the hearing. The Commissioner may sustain and adopt the recommendation in its entirety,
modify it, order a rehearing, or entirely reject a recommendation of placement in non-

disciplinary segregation. The commissioner shall specify and explain any aspects of his decision
and reasoning which are different from those of the Board. If the Commissioner decides that
contrary to the Board's recommendation, placement in non-disciplinary segregation is warranted,
the commissioner shall allow five days from receipt of the commissioner's written decision in
which to file a written statement or objections pursuant to subsection (7) above.

(c) The department shall institute a program that allows every prisoner to earn his or her
way out of non-disciplinary segregation through positive behavior. The trajectory for a prisoner
to earn his or her way out of such housing shall be graduated and must be less than ten days.

(1) Within five days of placement in non-disciplinary segregation, including any time
 served under section 39B(a), correctional authorities shall develop an individualized plan for the
 prisoner. If the prisoner has a mental health history or diagnosis, such plan shall be developed in
 consultation with mental health staff who are familiar with the prisoner.

(2) The plan shall include an assessment of the prisoner's needs, a strategy for
correctional authorities and, when warranted, mental health staff to assist the prisoner in meeting
those needs, and a statement of the expectations for the prisoner to progress toward fewer
restrictions and back to general population, including specific privileges that will be allowed the
prisoner once he/she meets certain benchmarks in his/her plan;

(3) Correctional authorities shall provide a copy of the plan to the prisoner and ensure the prisoner understands its contents. At intervals not to exceed 15 days, a team consisting of a correctional administrator and mental health clinician shall conduct and document an evaluation of each prisoner's progress under the individualized plan. The evaluation shall consider the prisoner's mental health status and address the extent to which the prisoner's behavior, measured against the plan, justifies the need to maintain, increase or decrease the level of controls and restrictions in place at the time of the evaluation and recommend whether the prisoner should be returned to a lower-level custody or removed from non-disciplinary segregation.

(4) If it is determined that the prisoner has substantially complied with the plan, the
prisoner shall be removed from non-disciplinary segregation and returned to a lower custody
level. Otherwise, the team must determine whether the prisoner's progress toward compliance
with the individual plan warrants a reduction of restrictions, increased programming, removal
from non-disciplinary segregation and/or return to lower level custody.

(5) A decision by the team to retain a prisoner in non-disciplinary segregation shall
be set forth in writing and shall be reviewed by a correctional administrator and approved,
rejected or modified.

234 (d) In no instance shall a prisoner be subjected to non-disciplinary segregation for more 235 than ninety days unless the department conducts a subsequent hearing pursuant to section 39B(a) 236 of this chapter by which it establishes: by a preponderance of the evidence that the prisoner, 237 within the previous ninety days, has committed an act which resulted in or was likely to result in 238 serious injury or death to another; or by clear and convincing evidence that there is a significant 239 risk that the prisoner will cause physical injury to prison staff or other prisoners if removed from 240 non-disciplinary segregation. If a decision is made to maintain the prisoner in non-disciplinary 241 segregation for longer than ninety days, the commissioner shall set forth in writing all other 242 alternatives that have been considered and why those alternatives have been rejected, and shall 243 set forth a plan for transitioning the prisoner out of non-disciplinary segregation. Any prisoner

subject to non-disciplinary segregation for longer than ninety days shall be entitled to a hearingat least every forty-five days thereafter with the same protections set forth herein.

(e) Subsections (a) through (d) above shall apply to any prisoner who is categorically
excluded from placement in non-disciplinary segregation in accordance with Section 39A, but
who nevertheless cannot be housed in general population because they pose an immediate threat
of personal injury to others.

250 SECTION 7. Said chapter 127, as so appearing, is hereby amended by inserting after 251 section 39 and sections 39A and 39B, the following section:

252

253 Section 39C. Reentry from segregation.

(a) Any prisoner who is within 180 days of his or her mandatory release date or parole
release date shall not be placed in segregation unless the commissioner or the sheriff, or his or
her designee, certifies in writing, based on a preponderance of the evidence, that the presence of
the prisoner in the general population would pose a serious risk of harm to others and all other
less-restrictive options have been exhausted. The department or county correctional facility shall
make quarterly reports as to the number of certifications made pursuant to this section 39C and
the reasons therefor.

(b) Any prisoner within 180 days of his or her mandatory release date or parole release
date and who is held in a segregation unit shall be offered reentry programming including but not
limited to: housing assistance, assistance obtaining state and federal benefits, employment
readiness training, and programming designed to help the person rebuild interpersonal

relationships, such as anger management and parenting courses. The department or county
correctional facility shall prepare a written reentry plan for every person in a segregation unit
who is within 180 of his or her mandatory release date or parole release date.

SECTION 8. Section 40 of chapter 127 of the General Laws, as so appearing, is hereby amended by inserting the words "or segregation" after the word "isolation," and the words "including the Departmental Disciplinary Unit" after the word "unit," so that the first paragraph of Section 40 reads as follows:

272 "For the enforcement of discipline, an inmate in any correctional institution of the
273 commonwealth may, at the discretion of its superintendent, be confined, for a period not to
274 exceed fifteen days for any one offence, to an isolation or disciplinary segregation unit, including
275 the Departmental Disciplinary Unit."

SECTION 9. Section 41 of chapter 127 of the General Laws, as so appearing, is hereby
amended by inserting at the beginning of the first paragraph the words "Subject to the
requirements of Sections 39, 39A, and 39B of Chapter 127 of the Massachusetts General Laws,"
and by inserting the word "or segregation" after word "isolation," each time that it appears, so
that the first paragraph of Section 41 reads as follows:

281 "Subject to the requirements of Sections 39, 39A, and 39B of Chapter 127 of the 282 Massachusetts General Laws, the superintendent or keeper of a jail or house of correction may 283 set aside in such jail or house of correction one or more cells to be used as isolation or 284 segregation units, and for the enforcement of discipline may confine any inmate thereto; but no 285 prisoner shall be confined to such isolation or segregation unit for more than three days without informing the sheriff or the county commissioners thereof and of the reasons therefor; and in nocase for more than ten days for any one offence."

288 SECTION 10. Said chapter 127, as so appearing, is hereby amended by inserting after 289 section 39 and sections 39A, 39B, and 39C the following section:

290

291 Section 39D. Segregation oversight.

A segregation oversight committee shall be convened to gather information regarding the use of disciplinary segregation and non-disciplinary segregation in Massachusetts correctional institutions, jails and houses of correction, to determine the impact of such confinement on prisoners, rates of violence and self-harm within correctional institutions, recidivism, and incarceration costs.

b. The oversight committee shall consist of seven members: 1 member from
corrections appointed by the Department of Correction, 1 sheriff appointed by the sheriff's
association, 1 former judge appointed by the Chief Justice of the Supreme Judicial Court, 1 staff
member from the Disability Law Center, appointed by its director, 1 staff member from
Prisoners' Legal Services, appointed by its director, 1 staff member from the Massachusetts
Association for Mental Health, appointed by its director and 1 licensed social worker, appointed
by the director of National Association of Social Workers, Massachusetts chapter.

304 c. The members of the oversight committee shall be provided full and unfettered
 305 access to all Massachusetts state prisons and houses of corrections, and shall be allowed to
 306 interview prisoners and staff.

307	d.	The oversight committee shall gather information regarding:
308	i.	Criteria for placing a prisoner in non-disciplinary segregation;
309	ii.	Specialized training provided to staff working with prisoners in disciplinary and
310	non-disciplina	ary segregation;
311	iii.	The effectiveness of step-down units to transition prisoners from disciplinary and
312	non-disciplin	ary segregation to general population units or to the community;
313	iv.	The effect that reducing the use of segregation has on the rate of prison violence
314	and self-harm	by prisoners and on the State's recidivism rates; and
315	V.	Other relevant information as identified by the oversight committee.
316	a.	The oversight committee shall receive quarterly data and statistics from the
317	department a	nd each sheriff concerning but not limited to the following for each correctional
318	institution, ja	il, and house of correction, and covering the entire quarterly period:
319	(i)	The number of prisoners in disciplinary segregation;
320	(ii)	The disciplinary sentence length of those prisoners in disciplinary segregation;
321	(iii)	The number of prisoners in non-disciplinary segregation;
322	(iv)	The length of time those prisoners have been held in non-disciplinary
323	segregation;	
324	(v)	The number of times a particular prisoner has been placed in segregation for that
325	quarterly repo	orting period;

326 (vi) The number of prisoners in disciplinary and non-disciplinary segregation, 327 respectively, designated as having serious mental illness (SMI); 328 (vii) The number of prisoners in disciplinary and non-disciplinary segregation, 329 respectively, with a diagnosed mental illness; 330 The number of prisoners in disciplinary and non-disciplinary segregation, (vii) 331 respectively, with a significant cognitive impairment or identified learning disability; 332 (viii) The number of prisoners in disciplinary and non-disciplinary segregation, 333 respectively, who have requested reasonable accommodations for a disability while in 334 segregation; 335 (ix) The number of prisoners in disciplinary and non-disciplinary segregation, 336 respectively, who have received reasonable accommodations for a disability while in 337 segregation; 338 (x) The number of prisoners in disciplinary and non-disciplinary segregation, 339 respectively, who have a disability; 340 (xi) The number of mental health professionals who work directly with prisoners in 341 disciplinary and non-disciplinary segregation, respectively; 342 The number of suicides and, separately, acts of non-lethal self-harm, committed (xi) 343 by prisoners held in disciplinary and non-disciplinary segregation, respectively; 344 The number of planned uses of force on prisoners held in disciplinary and non-(xii) 345 disciplinary segregation, respectively;

346 (xiii) The number of times prisoners held in disciplinary and non-disciplinary

347 segregation were placed on mental health watch and for how long they were on mental health348 watch status;

349 (xiv) The number of transfers to outside hospitals and psychiatric hospitals directly
350 from disciplinary and non-disciplinary segregation, respectively;

351 (xv) The racial composition of prisoners in disciplinary and non-disciplinary
 352 segregation, respectively;

353 (xvi) The number of prisoners in disciplinary and non-disciplinary segregation,
354 respectively, who did not complete high school;

355 (xvii) The number of prisoners released directly from disciplinary and non-disciplinary
 356 segregation, respectively, to the community;

357 (xvii) The number of prisoners released from disciplinary and non-disciplinary

358 segregation, respectively, within six months of release to the community;

- 359 (xviii) The number of prisoners removed from disciplinary and non-disciplinary
 360 segregation, respectively, due to mental decompensation;
- 361 (xix) The number of prisoners in non-disciplinary segregation who are in segregation
 362 for protective custody reasons;
- 363 (xx) The number of prisoners in disciplinary and non-disciplinary segregation,
 364 respectively, who are lesbian, gay, bisexual, transgender, or intersex;

365 (xxi) The number of prisoners in disciplinary and non-disciplinary segregation,
366 respectively, who are twenty-one years old or younger;

- 367 (xxii) The number of prisoners in disciplinary and non-disciplinary segregation,
 368 respectively, who are fifty-five years old or older;
- 369 (xxiii) The number of prisoners in disciplinary and non-disciplinary segregation,
 370 respectively, who are sixty-five years old or older; and

371 (xxiv) Other relevant data and statistics as identified by the oversight committee.

b. The oversight committee shall publish a report compiling this information and
data annually, with the first report being published within one year of the passage of this Act.
The oversight committee shall make said report publicly available and shall deliver copies of
said report to all relevant legislative committees.

- c. The report of the segregation oversight committee shall offer recommendations
 geared towards limiting the number of prisoners in disciplinary and non-disciplinary segregation
 in Massachusetts and ensuring segregation is used as a tool of last resort in narrow, well-defined
 circumstances. The recommendations shall include, but are not limited to:
- 380 (i) Recommendations as to how the department and each sheriff can adopt a step381 down program so that all prisoners in segregation can be returned to general population within
 382 fifteen days;

383 (ii) Recommendations as to steps the department and each sheriff can take to restrict384 the use of segregation;

385 (iii) Recommendations as to how the department and each sheriff can ensure that386 prisoners experience continuity in programming during segregation;

(iv) Recommendations as to how the department and each sheriff can ensure that no
prisoners with serious mental illness or who are otherwise considered vulnerable populations
excludable from segregation under current law are placed in segregation;

390 (v) Recommendations as to how the department and each sheriff can deliver
391 meaningful mental health treatment to prisoners in segregation;

392 (vi) Recommendations as to how the department and each sheriff can limit the

393 infractions resulting in segregation placement; and

(vii) Recommendations as to how the department and each sheriff can ensure that noprisoner is released directly from segregation to the community.