By: Márquez

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	A BILL TO BE ENTITLED							
1	AN ACT							
2	relating to the reporting of certain information regarding inmates							
3	and the use of administrative segregation by the Texas Department							
4	of Criminal Justice.							
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:							
6	SECTION 1. Chapter 493, Government Code, is amended by							
7	adding Sections 493.032 and 493.033 to read as follows:							
8	Sec. 493.032. ANNUAL REPORT. (a) Not later than January 1							
9	of each year, the department shall submit a written report							
10	containing the information described by Subsection (b) to:							
11	(1) the governor;							
12	(2) the lieutenant governor;							
13	(3) the speaker of the house of representatives; and							
14	(4) each standing committee of the senate and house of							
15	representatives having primary jurisdiction over the department.							
16	(b) The report must include the following information for							
17	the preceding fiscal year:							
18	(1) the number of inmates in the general prison							
19	population who were referred to mental health professionals and the							
20	reasons for the referrals;							
21	(2) the number of inmates confined in administrative							
22	segregation who were referred to mental health professionals and							
23	the reasons for the referrals;							
24	(3) a summary of the types of offenses for which each							

1 inmate was imprisoned; 2 (4) the number of documented suicide attempts by 3 inmates in the general prison population; 4 (5) the number of documented suicide attempts by 5 inmates confined in administrative segregation; 6 (6) the number of inmates who were confined in 7 administrative segregation immediately before the inmates' 8 discharge from the department; 9 (7) the number of inmates who were confined in 10 administrative segregation immediately before the inmates' release 11 on parole or to mandatory supervision; 12 (8) the rate of recidivism among: (A) inmates who were never confined 13 in 14 administrative segregation before the inmates' release or 15 discharge from the department; 16 (B) inmates who were confined in administrative 17 segregation immediately before the inmates' release or discharge from the department; and 18 19 (C) inmates who were confined in administrative segregation at any time prior to the inmates' release or discharge 20 from the department and who are not described by Paragraph (B); 21 22 (9) for inmates confined in administrative segregation at any time during the fiscal year: 23 24 (A) the average length of time an inmate was 25 continuously confined in administrative segregation; 26 (B) the longest and shortest length of time an inmate was continuously confined in administrative segregation; 27

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1	(C) a summary of the offenses for which inmates
2	confined in administrative segregation were imprisoned; and
3	(D) a summary of the reasons for which inmates
4	were placed in administrative segregation;
5	(10) the number of inmates discharged or released
6	directly from the general prison population who have obtained
7	regular employment on or before the 180th day after the inmates'
8	release or discharge, to the extent that information is available;
9	(11) the number of inmates discharged or released
10	directly from confinement in administrative segregation who have
11	obtained regular employment on or before the 180th day after the
12	inmates' release or discharge, to the extent that information is
13	available;
14	(12) the number of reviews conducted by the department
15	concerning an inmate's placement in administrative segregation and
16	the number of those reviews that resulted in the inmate's transfer
17	to the general prison population;
18	(13) the number of inmates who were transferred from
19	administrative segregation to the general prison population as a
20	result of successfully completing a program designed to facilitate
21	the return of an inmate to the general prison population; and
22	(14) information regarding the operations and
23	activity of gangs, identified security threat groups, or other
24	disruptive groups within each facility operated by or under
25	contract with the department.
26	Sec. 493.033. INFORMATION CONCERNING COST OF CONFINEMENT IN
27	ADMINISTRATIVE SEGREGATION. The Legislative Budget Board shall

<u>include in its Criminal Justice Uniform Cost Report the cost per day</u>
 <u>calculation of confining an inmate in administrative segregation.</u>
 SECTION 2. Subchapter A, Chapter 501, Government Code, is
 amended by adding Section 501.025 to read as follows:

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5 Sec. 501.025. USE OF ADMINISTRATIVE SEGREGATION. (a) The department shall conduct a review of the department's policies 6 7 regarding the use of administrative segregation. The review must examine methods to reduce the number of inmates housed in 8 administrative segregation, including alternatives 9 to administrative segregation. Based on the review, the department 10 shall develop a plan to reduce the department's use of 11 12 administrative segregation.

13 (b) The plan must provide an inmate confined in 14 administrative segregation with the following, based on the 15 inmate's assessed risks and needs and the personal safety of the 16 inmate or another person:

17 (1) the opportunity to participate in programs and 18 services in the inmate's cell that are similar to the educational 19 courses, work-related training, or other technical or vocational 20 programs that are available to the general inmate population;

21 (2) increases in the amount of time the inmate is 22 allowed out of the inmate's cell based on the length of the inmate's 23 period of confinement in administrative segregation;

24 (3) the opportunity to exercise with inmates in the 25 general prison population;

26	(4)	daily	cont	act wi	th p	rison s	staff;	and		
27	(5)	access	s to	audio	and	visual	media	that	provide	the

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1	inmate with appropriate mental stimulation.
2	(c) In addition to the requirements of Subsection (b), for
3	an inmate confined in administrative segregation for reasons other
4	than the inmate's misconduct or disciplinary record or membership
5	in a gang or identified security threat group, the plan must allow
6	the inmate:
7	(1) adequate and regular access to mental health
8	services; and
9	(2) if the inmate will be confined in administrative
10	segregation immediately before the inmate's release or discharge
11	from the department, access to services and programs that assist
12	inmates in developing:
13	(A) the ability to obtain and maintain long-term
14	employment and stable housing; and
15	(B) social skills and life skills, including
16	building and maintaining parenting skills, anger management
17	techniques, positive family interactions, and law-abiding
18	behavior.
19	(d) The department shall develop and include in the plan a
20	program that provides an opportunity for an inmate who is confined
21	in administrative segregation based on the inmate's membership in a
22	gang or identified security threat group to return to the general
23	prison population. The program may not exceed eight months in
24	length and must be available to an inmate who:
25	(1) has renounced the inmate's membership in the gang
26	or identified security threat group; and
27	(2) during the one-year period preceding the inmate's

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application to the program has not: 1 2 (A) committed assault against another inmate or a 3 member of the prison staff; 4 (B) been the subject of major disciplinary 5 action; or 6 (C) participated in any gang-related or identified security threat group-related activity. 7 8 (e) The plan may not result in increased danger to inmates imprisoned in, or employees employed at, any facility operated by 9 or under contract with the department. 10 SECTION 3. (a) The Texas Department of Criminal Justice 11 shall submit the first report required under Section 493.032, 12 Government Code, as added by this Act, not later than January 1, 13 14 2016. 15 (b) Not later than June 1, 2016, the Texas Department of Criminal Justice shall submit for review and comment the plan 16 17 developed under Section 501.025, Government Code, as added by this Act, to: 18 (1) the governor; 19 20 (2) the lieutenant governor; 21 the speaker of the house of representatives; (3) each standing committee of the senate and house of 22 (4)representatives having primary jurisdiction over the department; 23 24 and 25 (5) the Legislative Budget Board. SECTION 4. This Act takes effect immediately if it receives 26 a vote of two-thirds of all the members elected to each house, as 27

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1 provided by Section 39, Article III, Texas Constitution. If this
2 Act does not receive the vote necessary for immediate effect, this
3 Act takes effect September 1, 2015.