First Regular Session Seventy-second General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 19-1037.02 Michael Dohr x4347

SENATE BILL 19-259

SENATE SPONSORSHIP

Garcia and Hisey, Cooke, Court, Crowder, Gardner, Gonzales, Moreno, Pettersen, Rankin, Tate

HOUSE SPONSORSHIP

Herod and Wilson, Bockenfeld, Buentello, Esgar, Galindo, Gray, Hansen, Hooton, Kraft-Tharp, Valdez D.

Senate Committees

Judiciary

House Committees

Judiciary

A BILL FOR AN ACT

101	CONCERNING MEASURES TO ADDRESS PRISON POPULATION
102	MANAGEMENT ISSUES, AND, IN CONNECTION THEREWITH
103	AUTHORIZING THE EMERGENCY USE OF THE CENTENNIAL SOUTH
104	CAMPUS OF THE CENTENNIAL CORRECTIONAL FACILITY TO
105	HOUSE INMATES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Under current law, the Centennial south campus of the Centennial correctional facility (CSP II) is not available to house inmates. The bill

HOUSE 3rd Reading Unamended May 2, 2019

HOUSE Amended 2nd Reading

SENATE 3rd Reading Unamended April 27, 2019

SENATE Amended 2nd Reading April 26, 2019

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

allows CSP II to be used to house inmates when the state male prison vacant bed rate, excluding RTP treatment beds, remains below one percent vacancy for 2 consecutive months. Once the prison population surpasses one percent vacancy, the department of corrections (department) shall transfer any inmates housed in CSP II to an appropriate facility under the department's control within 30 calendar days. No more than 126 inmates may be housed at CSP II.

The department shall report the use of CSP II to the joint budget committee and the judiciary committees of the senate and the house of representatives, or any successor committees, within 5 calendar days after the use and will make monthly reports during its use.

The bill requires the department to do a prison population management study and report its findings to the joint budget committee and judiciary committees of the senate and the house of representatives, or any successor committees, by December 1, 2019.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 17-1-104.3, add (1)(b.7) as follows:

17-1-104.3. Correctional facilities - locations - security level-report - repeal. (1) (b.7) (I) Notwithstanding subsection (1)(b.5) of this section, the Centennial south campus of the Centennial correctional facility may be used to house inmates on a limited basis when the state male prison vacant bed rate, excluding RTP treatment beds, remains below one percent vacancy for two consecutive months and the department has exhausted all options pursuant to section 17-1-119.7. The department shall not house more than one hundred twenty-six inmates at one time in the Centennial south campus. Once the state male prison vacant bed rate surpasses one percent vacancy, including calculating the inmates housed in the Centennial south campus, the department shall transfer _ inmates housed in the Centennial

SOUTH CAMPUS TO AN APPROPRIATE FACILITY UNDER THE DEPARTMENT'S

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1	CONTROL WITHIN THIRTY CALENDAR DAYS.
2	$(II)\ The department shall report the use of the Centennial$
3	SOUTH CAMPUS OF THE CENTENNIAL CORRECTIONAL FACILITY TO THE
4	JOINT BUDGET COMMITTEE AND THE JUDICIARY COMMITTEES OF THE
5	SENATE AND THE HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR
6	COMMITTEES, WITHIN FIVE CALENDAR DAYS AFTER THE USE OF THE
7	CENTENNIAL SOUTH CAMPUS. FOR EACH MONTH THAT THE CENTENNIAL
8	SOUTH CAMPUS OF THE CENTENNIAL CORRECTIONAL FACILITY IS USED,
9	THE DEPARTMENT SHALL REPORT ON THE FIRST DAY OF EVERY MONTH THE
10	CONTINUED NATURE OF THE USE OF THE CENTENNIAL SOUTH CAMPUS AT
11	THE CENTENNIAL CORRECTIONAL FACILITY, THE STEPS TAKEN BY THE
12	DEPARTMENT TO ADDRESS THE VACANCY ISSUE, AND THE EXPECTED TIME
13	FRAME FOR THE VACANCY ISSUE TO END.
14	(III) THE DEPARTMENT SHALL CONSIDER INPUT FROM ANY
15	LEGISLATIVE INTERIM COMMITTEE THAT MEETS DURING THE $2019\mathrm{INTERIM}$
16	REGARDING PRISON POPULATION MANAGEMENT, SPECIFICALLY INCLUDING:
17	(A) STRATEGIES TO SAFELY REDUCE THE PRISON POPULATION AND
18	REDUCE RECIDIVISM; AND
19	(B) Prison use analysis including the Centennial south
20	CAMPUS AT THE CENTENNIAL CORRECTIONAL FACILITY, PRIVATE PRISONS,
21	AND ALTERNATIVE BED PROGRAMS.
22	(IV) This subsection (1)(b.7) is repealed, effective
23	SEPTEMBER 1, 2021.
24	SECTION 2. In Colorado Revised Statutes, 17-27-103, add (11)
25	as follows:
26	17-27-103. Community corrections boards - establishment -
27	duties. (11) NOTWITHSTANDING THE PROVISIONS OF THIS SECTION, A

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1	COMMUNITY CORRECTIONS BOARD HAS NO AUTHORITY TO ACCEPT OR
2	REJECT PARTICIPANTS IN THE DEPARTMENT OF CORRECTIONS INTENSIVE
3	SUPERVISION PROGRAM OPERATED PURSUANT TO SECTION 17-27.5-101.
4	SECTION 3. In Colorado Revised Statutes, 17-27.5-101, amend
5	(1)(a) and (1)(c) as follows:
6	17-27.5-101. Authority to establish intensive supervision
7	programs for parolees and community corrections offenders.
8	(1) (a) The department shall have HAS the authority to establish and
9	directly operate an intensive supervision program for any offender not
10	having more than one hundred eighty days remaining until such offender's
11	parole eligibility date and for any offender who successfully completes a
12	regimented inmate discipline program pursuant to article 27.7 of this title
13	TITLE 17. THE DEPARTMENT'S INTENSIVE SUPERVISION PROGRAM IS NOT A
14	COMMUNITY CORRECTIONS PROGRAM.
15	(c) The department shall have HAS the authority to contract with
16	community corrections programs and other providers for intensive
17	supervision services subject to the approval of the affected unit of local
18	government. In contracting for such programs, the department shall
19	obtain the advice and consent of affected units of local government and
20	shall consider the needs of the communities and offenders for successful
21	reintegration into communities and the appropriate allocation of resources
22	for effective correction of offenders. The LOCAL COMMUNITY
23	CORRECTIONS BOARD HAS THE AUTHORITY TO ACCEPT, REJECT, OR REJECT
24	AFTER ACCEPTANCE THE PARTICIPATION OF ANY OFFENDER IN EACH
25	INTENSIVE SUPERVISION PROGRAM PURSUANT TO THIS SECTION.
26	SECTION 4. In Colorado Revised Statutes, 17-27.5-102, amend
27	(3) introductory portion as follows:

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17-27.5-102. Minimum standards and criteria for the operation of intensive supervision programs. (3) An offender as defined in section 17-27-102 (6) is eligible for an intensive supervision program only upon the recommendation of the department if such offender has not more than one hundred eighty days remaining until such offender's parole eligibility date or upon a transfer from a community corrections residential program under article 27 of this title TITLE 17 if such offender has not more than one hundred eighty days remaining until such offender's parole eligibility date and if the local community corrections board finds that the correctional needs of such offender will be better served by such supervision. The local community corrections board has the authority to accept, reject, or reject after acceptance the participation of any offender in each and every intensive supervision program under this article. In selecting offenders for transfer to an intensive supervision program, the department and OR the local community corrections board shall consider, but shall not be limited to, the following factors:

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SECTION 5. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 2, 2019, if adjournment sine die is on May 3, 2019); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

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