# A-Engrossed House Bill 2143

Ordered by the House February 22 Including House Amendments dated February 22

Sponsored by Representative NATHANSON; Representatives DEMBROW, DOHERTY, GARRETT (at the request of State and Local Government Efficiency Task Force) (Presession filed.)

#### SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Eliminates requirement that Department of Corrections inspect local [detention facilities] correctional facility of county for compliance with specified provisions of state law[. Requires local government to conduct] when county conducts inspections for compliance.

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#### A BILL FOR AN ACT

2 Relating to inspection of local detention facilities; amending ORS 169.070, 169.076, 169.077 and 3 169.078.

### 4 Be It Enacted by the People of the State of Oregon:

5 **SECTION 1.** ORS 169.070 is amended to read:

169.070. (1) The Department of Corrections shall provide and coordinate state services to local 6 governments with respect to local correctional facilities and juvenile detention facilities. The Di-7 rector of the Department of Corrections shall designate staff to provide technical assistance to local 8 governmental agencies in the planning and operation of local correctional facilities, lockups, tem-9 10 porary holds and juvenile detention facilities, and advice on provisions of state law applicable to 11 these facilities. The department shall inspect local correctional facilities, lockups, temporary holds and juvenile detention facilities, to ensure compliance with the standards established in ORS 169.076 12 to 169.078, 169.740, 419A.059 and 419B.180. 13

(2) In carrying out its duties under subsection (1) of this section, the department may enter into
agreements with public or private entities to conduct inspections of local correctional facilities,
lockups, temporary holds and juvenile detention facilities.

(3) When a county that operates a local correctional facility has conducted, or caused a public or private entity to conduct, an inspection of the local correctional facility within 24 months before an inspection would be conducted under subsection (1) of this section, the department is not required to conduct the next inspection required under subsection (1) of this section if:

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(a) The standards meet or exceed the standards established in ORS 169.076;

(b) The inspection is conducted in a manner that allows the county to satisfy the re quirement of paragraph (c) of this subsection; and

(c) Within 45 days after the inspection is completed, the county provides to the depart ment:

27 (A) A statement or copy of the standards used to conduct the inspection and the date the

standards were adopted; and 1 2 (B) A portion of the findings and recommendations of the inspection that is the equivalent of the information that would have been obtained in an inspection conducted under 3 subsection (1) of this section. 4 (4) The information provided to the department under subsection (3) of this section is a 5 public record for the purposes of ORS 192.410 to 192.505 and is subject to the same disclosure 6 requirements and retention schedule that applies to an inspection conducted under sub-7 section (1) of this section. 8 9 SECTION 2. ORS 169.076 is amended to read: 169.076. Each local correctional facility shall: 10 (1) Provide sufficient staff to perform all audio and visual functions involving security, control, 11 12 custody and supervision of all confined detainees and prisoners, with personal inspection at least 13 once each hour. The supervision may include the use of electronic monitoring equipment when approved by the Department of Corrections and the governing body of the [area] jurisdiction in which 14 15 the facility is located. 16 (2) Have a comprehensive written policy with respect to: (a) Legal confinement authority. 17 18 (b) Denial of admission. (c) Telephone calls. 19 (d) Admission and release medical procedures. 20(e) Medication and prescriptions. 21 (f) Personal property accountability which complies with ORS 133.455. 22(g) Vermin and communicable disease control. 23(h) Release process to include authority, identification and return of personal property. 24 (i) Rules of the facility governing correspondence and visitations. 25(3) Formulate and publish plans to meet emergencies involving escape, riots, assaults, fires, re-2627bellions and other types of emergencies; and regulations for the operation of the facility. (4) Not administer any physical punishment to any prisoner at any time. 28(5) Provide for emergency medical and dental health, having written policies providing for: 2930 (a) Licensed physician or nurse practitioner review of the facility's medical and dental plans. 31 (b) The security of medication and medical supplies. 32(c) A medical and dental record system to include request for medical and dental attention, treatment prescribed, prescriptions, special diets and other services provided. 33 34 (d) First aid supplies and staff first aid training. 35 (6) Prohibit firearms from the security area of the facility except in times of emergency as determined by the administrator of the facility. 36 37 (7) [Insure] Ensure that confined detainees and prisoners: 38 (a) Will be fed daily at least three meals served at regular times, with no more than 14 hours between meals except when routinely absent from the facility for work or other purposes. 39 40 (b) Will be fed nutritionally adequate meals in accordance with a plan reviewed by a registered dietitian or the Oregon Health Authority. 41 (c) Be provided special diets as prescribed by the designated facility physician or nurse practi-4243 tioner. (d) Shall have food procured, stored, prepared, distributed and served under sanitary conditions, 44

45 as defined by the authority under ORS 624.041.

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(8) [Insure] Ensure that the facility be clean, and provide each confined detainee or prisoner: 1 2 (a) Materials to maintain personal hygiene. (b) Clean clothing twice weekly. 3 (c) Mattresses and blankets that are clean and fire-retardant. 4 (9) Require each prisoner to shower at least twice weekly. 5 (10) Forward, without examination or censorship, each prisoner's outgoing written communi-6 cations to the Governor, jail administrator, Attorney General, judge, Department of Corrections or 7 the attorney of the prisoner. 8 9 (11) Keep the facility safe and secure in accordance with the State of Oregon Structural Specialty Code and Fire and Life Safety Code. 10 (12) Have and provide each prisoner with written rules for inmate conduct and disciplinary 11 12 procedures. If a prisoner cannot read or is unable to understand the written rules, the information 13 shall be conveyed to the prisoner orally. (13) Not restrict the free exercise of religion unless failure to impose the restriction will cause 14 15a threat to facility or order. 16(14) Safeguard and [insure] ensure that the prisoner's legal rights to access to legal materials 17 are protected. 18 SECTION 3. ORS 169.077 is amended to read: 19 169.077. Each lockup facility shall: (1) Maintain 24-hour supervision when persons are confined[; such]. The supervision may include 20the use of electronic monitoring equipment when approved by the Department of Corrections and 2122the governing body of the [area] jurisdiction in which the facility is located. 23(2) Make a personal inspection of each person confined at least once each hour. (3) Prohibit firearms from the security area of the facility except in times of emergency as de-24 termined by the administrator of the facility. 25(4) [Insure] Ensure that confined detainees and prisoners will be fed daily at least three nutri-2627tionally adequate meals served at regular times, with no more than 14 hours between meals except when routinely absent from the facility for work or other such purposes. 28(5) Forward, without examination or censorship, each prisoner's outgoing written communi-2930 cations to the Governor, jail administrator, Attorney General, judge, Department of Corrections or 31 the attorney of the prisoner. 32(6) Provide rules of the facility governing correspondence and visitations. (7) Keep the facility safe and secure in accordance with the State of Oregon Structural Specialty 33 34 Code and Fire and Life Safety Code. 35 (8) Formulate and publish plans to meet emergencies involving escape, riots, assaults, fires, rebellions and other types of emergencies; and policies and regulations for the operation of the facility. 36 37 (9) [Insure] Ensure that the facility be clean, provide mattresses and blankets that are clean 38 and fire-retardant, and furnish materials to maintain personal hygiene. (10) Provide for emergency medical and dental health, having written policies providing for li-39 40 censed physician review of the facility's medical and dental plans. SECTION 4. ORS 169.078 is amended to read: 41 169.078. Each temporary hold shall: 42 (1) Provide access to sanitation facilities. 43 (2) Provide adequate seating. 44 (3) Maintain supervision of prisoners or detainees when confined. [Such] The supervision may 45

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- 1 include the use of electronic monitoring equipment when approved by the Department of Corrections
- 2 and the governing body of the [area] jurisdiction in which the facility is located.
- 3 (4) Prohibit firearms from the secure area except in times of emergency.
- 4 (5) Keep the facility safe and secure in accordance with the State of Oregon Structural Specialty
- 5 Code and Fire and Life Safety Code.

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