

1 AN ACT concerning criminal law.

2 **Be it enacted by the People of the State of Illinois,**  
3 **represented in the General Assembly:**

4 Section 5. The Unified Code of Corrections is amended by  
5 adding Section 3-2-15 as follows:

6 (730 ILCS 5/3-2-15 new)

7 Sec. 3-2-15. Department of Corrections; report of  
8 contraband. The Department of Corrections shall annually  
9 collect and publish on its website the following data:

10 (1) contraband:

11 (A) identified by facility;

12 (B) identified by the place in the facility where the  
13 contraband was found, such as cell, visiting room, and  
14 correctional employee dining facility;

15 (C) method of entrance to the facility, such as  
16 correctional employee entrance, visitor entrance, vendor  
17 entrance, delivery person entrance, mail delivery,  
18 attorney visit, and other entrances to the facility;

19 (D) searches of persons and vehicles entering the  
20 facility and searches based on tips or intelligence;

21 (E) type of contraband:

22 (i) drugs: specified by type or kind:

23 (I) item tested;

1                   (II) test used;  
2                   (III) test results;  
3                   (ii) phones;  
4                   (iii) weapons;  
5                   (iv) other contraband; and  
6                   (F) disciplinary tickets and consequences due to  
7                   possession of or attempt to procure contraband:  
8                   (i) by facility;  
9                   (ii) by person (correctional employee or committed  
10                   person);  
11                   (iii) findings from disciplinary proceedings;  
12                   (iv) punishment and consequences imposed;  
13                   (2) substance use disorder treatment or educational  
14                   programming data by facility:  
15                   (A) available treatment classes;  
16                   (B) available group programs such as Narcotics  
17                   Anonymous and Alcoholics Anonymous;  
18                   (C) number of participants; and  
19                   (D) number of committed persons on waitlist;  
20                   (3) use of naloxone:  
21                   (A) recorded each use by facility;  
22                   (B) by person, either a correctional employee or  
23                   committed person, who received naloxone, not the person  
24                   administering naloxone;  
25                   (C) reason for administration of naloxone (symptoms  
26                   and signs indicating need for use); and

- 1           (D) outcomes (revived or not);  
2           (4) emergency medical response and hospitalizations:  
3           (A) by facility;  
4           (B) for what reason; and  
5           (C) outcomes (transported by ambulance, seen and  
6           discharged, admitted, deceased); and  
7           (5) overdoses:  
8           (A) identified by facility, medical staff, and outside  
9           medical professionals;  
10           (B) tracked by medical diagnosis or cause of death;  
11           (C) by facility; and  
12           (D) by person (correctional employee and committed  
13           person).

14           The data described in paragraph (1) shall be collected  
15           beginning July 1, 2026 and shall be published annually on or  
16           before August 1 of each year. All other data described in  
17           paragraphs (2) through (5) shall be collected beginning July  
18           1, 2027 and shall be published annually on or before August 1  
19           of each year.