## Second Regular Session Seventy-first General Assembly STATE OF COLORADO

## ENGROSSED

LLS NO. R18-1288.01 Gwynne Middleton x4340

HR18-1007

## **HOUSE SPONSORSHIP**

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**House Committees** 

## HOUSE RESOLUTION 18-1007

101 CONCERNING THE COLORADO DEPARTMENT OF CORRECTIONS' NEED

102 TO REVIEW AND REVISE POLICIES TO IMPROVE SAFETY FOR

103 TRANSGENDER INMATES.

WHEREAS, Jails and prisons can be traumatizing for inmates for
 many reasons, including the troubling reality that they are often the sites
 for dangerous interactions with fellow inmates and with correctional staff,
 especially for transgender inmates and anyone who is gender
 nonconforming; and

6 WHEREAS, Transgender inmates are particularly vulnerable in
7 U.S. prisons because of a general policy of housing inmates according to
8 birth-assigned gender or genital configuration, regardless of their current
9 appearance or gender identity; and

WHEREAS, The most recent Bureau of Justice statistics from 2012 estimate that 3,200 inmates in America's state and federal prisons identify as transgender and that approximately 40% of transgender inmates reported being a victim of abusive sexual contact by another inmate or a staff member, 10 times the rate among the general prison population; and

HOUSE Final Reading May 8, 2018 WHEREAS, Transgender inmates often do not report sexual abuse
 and assault for fear of being placed in solitary confinement, as the prison's
 default safety protocol, or of being viewed as an informant by fellow
 inmates, a designation that increases the likelihood of further violence;
 and

WHEREAS, As a result of these well-founded fears, transgender
inmates do not receive crisis counseling or treatment to deal with abusive
incidents and may actually be punished by correctional staff for reporting
abuses; and

WHEREAS, The "Prison Rape Elimination Act of 2003" (PREA)
was the first federal law intended to deter the sexual assault of prisoners
within the U.S. prison system through a "zero-tolerance" policy, as well
as through thorough research and information gathering to raise
awareness about the issue; and

WHEREAS, The PREA goals were further improved through a comprehensive review by the National Prison Rape Elimination Commission in 2009, which finalized national standards for the prevention of sexual assault in prison that include guidelines to protect transgender inmates from physical abuse by fellow inmates and by correctional staff; and

21 WHEREAS, These PREA guidelines have served as a cornerstone 22 to improve prison and jail safety conditions for all inmates, including 23 those who identify as transgender, and within Colorado, Denver County 24 Jail has implemented policies directed at improving jail safety conditions 25 for transgender inmates, including a "statement of preference form" to 26 allow for inmates to provide a preferred name and preferred pronouns and 27 the possibility of inmate housing in the section of the jail based on gender 28 identity; and

29 WHEREAS, Despite improvements in some prisons across the country and local jail systems like Denver County Jail, the Colorado 30 Department of Corrections continues with an outdated policy, AR 31 32 Number 700-4, which is at best inadequate with respect to the treatment 33 of transgender inmates, and transgender inmates housed in Colorado 34 Department of Corrections facilities continue to face physical violence 35 because of their gender identity, such as in the incident of the brutal sexual assault of Lindsay Saunders-Velez last year; Ms. Saunders-Velez 36

is a transgender inmate who identifies as a female and who was ordered
 to be placed in a male inmate disciplinary pod at the Colorado Territorial
 Correctional Facility in Cañon City, where men who had threatened to
 assault her were also housed; and

- 5 WHEREAS, One mission of the Colorado Department of 6 Corrections is to evaluate, house, and provide secure, safe, and humane 7 custody of all inmates, including transgender inmates, until their lawful 8 and appropriate release or transfer to another authority; and
- 9 WHEREAS, Through the adoption of PREA guidelines for 10 transgender inmate care, the Colorado Department of Corrections can 11 ensure that no other transgender inmate will experience the dehumanizing 12 violence that Ms. Saunders-Velez endured; now, therefore,
- Be It Resolved by the House of Representatives of the Seventy-first
  General Assembly of the State of Colorado:
- 15 That the members of the House of Representatives request that the16 Colorado Department of Corrections:

17 (1) Review and revise a policy that is consistent with PREA guidelines; American Correctional Association (ACA) standards; 18 National Correctional Care Health Commission (NCCHC) standards; best 19 practices of correctional facilities such as the Delaware Department of 20 Corrections and local jails such as Denver County Jail; and other 21 22 correctional facility and jail best practices, standards, regulations, and 23 guidelines that ensure the safety, security, and medical needs of 24 transgender inmates within Colorado's correctional facilities, including 25 guidelines that hold inmates criminally and civilly liable for perpetrating 26 these heinous acts and that hold correctional facility staff criminally and 27 civilly liable for not acting in the best interest of safety for all inmates 28 housed in their facilities;

- (2) After the revised and updated policy is in effect, review on a
   quarterly basis the implementation of the policy and its effects on the
   transgender inmate population; and
- 32 (3) Share the revised and updated policy at the next scheduled
  33 "State Measurement for Accountable, Responsive, and Transparent
  34 (SMART) Government Act" hearing with the Joint Judiciary Committee.

1 *Be It Further Resolved*, That copies of this Resolution be sent to

- 2 the Colorado Department of Corrections, Governor John Hickenlooper,
- 3 the Chairs of the Colorado House and Senate Judiciary Committees, and
- 4 Ms. Paula Greisen.