

The New York City Council

Legislation Details (With Text)

File #:	Res 2014	0379- I	Version: *	Name:	Dept of Correction to end the pr individuals returning to City jails segregation, also known as soli complete time owed.	into punitive
Туре:	Resolution			Status:	Adopted	
				In control	: Committee on Fire and Criminal	I Justice Services
On agenda:	8/21	/2014				
Enactment date	:			Enactmer	nt #:	
Title:	Resolution calling on the New York City Department of Correction to end the practice of placing individuals returning to City jails into punitive segregation, also known as solitary confinement, to complete time owed.					
Sponsors:						
Indexes:						
Indexes: Attachments:					estimony 8/20/14, 3. Hearing Transcrip nutes of the Stated Meeting - August 21	
			tated Meeting 8			
Attachments:	Tran	script - S Action By Commit	tated Meeting 8	-21-14, 5. Mir	nutes of the Stated Meeting - August 21	, 2014
Attachments:	Tran Ver.	Script - S Action B Commit Justice Commit	tated Meeting 8 y tee on Fire and	Criminal	nutes of the Stated Meeting - August 21 Action	, 2014
Attachments: Date 8/20/2014	Tran Ver. *	Script - S Action B Commit Justice Commit	tated Meeting 8 y tee on Fire and Services tee on Fire and Services	Criminal	August 21 Action Hearing on P-C Item by Comm	, 2014 Result
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Resolution calling on the New York City Department of Correction to end the practice of placing individuals returning to City jails into punitive segregation, also known as solitary confinement, to complete time owed.

By Council Members Dromm, Cornegy, Palma, Barron, Chin, Constantinides, Mealy, Mendez and the Public Advocate (Ms. James)

Whereas, The New York City Department of Correction ("DOC") is charged with overseeing and

providing for the care, custody and control of individuals 16 years of age and older who are accused of crimes

or convicted and sentenced to one year or less of incarceration; and

Whereas, DOC reported 81,753 total admissions to City jails during Fiscal Year 2013, with an average

daily population of 11,827; and

Whereas, DOC informs incarcerated individuals of department rules by publishing an inmate handbook that identifies prohibited conduct and a rulebook that lists the sanctions that may be imposed by a guilty finding; and

Whereas, The Department administers punitive segregation as a disciplinary tool for pretrial detainees and sentenced inmates for behavioral infractions during their incarceration; and

Whereas, Punitive segregation consists of single-cell housing units where inmates who have been found guilty of violating DOC rules may be temporarily housed as a sanction for their offense; and

Whereas, The DOC Commissioner recently presented testimony to the New York City Council stating that punitive segregation accounts for less than six percent of the City's total inmate population; and

Whereas, Inmates in punitive segregation are locked inside these specially designed single-cell units for 23 hours per day, with one hour of recreation and access to daily showers in the housing unit; and

Whereas, Individuals assigned to punitive segregation are often deprived of human contact and other sensory and intellectual stimulation, and such segregation can be deleterious to physical and mental health; and

Whereas, A growing body of academic research has found that solitary confinement can cause severe psychological damage and may in fact increase both violent behavior and suicide among incarcerated individuals; and

Whereas, According to inmate advocates, often times inmates with drug or mental health issues are placed back into punitive segregation without adequate treatment, which exacerbates their conditions; and

Whereas, For many years DOC's policy dictated that when an inmate assigned to punitive segregation is released from DOC before completing his or her punitive segregation time, he or she is required to serve the remaining days in punitive segregation if he or she returns to DOC facilities; and

Whereas, In January of 2012, DOC modified its policy and began expunging time owed for certain infractions from prior incarcerations; and

Whereas, Currently, minor infractions older than a year and any serious infraction such as the use of a weapon, arson, or assault on staff which is older than two years are expunged for individuals returning to jail; and

Whereas, Imposition of time owed is without regard to the person's conduct and experience in the intervening period; and

Whereas, An inmate released and then returned to DOC custody should be placed in punitive segregation only upon the commission of new acts of misconduct that warrant such severe punishment; and

Whereas, Notwithstanding the recent changes to DOC's policy, DOC should end its current punitive segregation policy of time owed and terminate all required time owed when an individual leaves DOC custody; now, therefore, be it

Resolved, That the Council of the City of New York calls on the New York City Department of Correction to end the practice of placing individuals returning to City jails into punitive segregation, also known as solitary confinement, to complete time owed.

WJH LS 2385 8/12/14