12/11/17 V.3

cjc

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Sponsor:

Balducci

Proposed No.: 2017-0473

AMENDMENT TO PROPOSED ORDINANCE 2017-0473, VERSION 2

2 On page 5, after line 111, insert:

"20. According to department of adult and juvenile detention staff, youth 3 have not been subject to solitary confinement at the youth services center 4 5 since the early 1990s. Furthermore, the department's current policy for the 6 use of isolation for youth at the youth services center generally mirrors the 7 national standards as promulgated by the Juvenile Detention Alternatives 8 Initiative and the Council of Juvenile Correctional Administrators."

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EFFECT: Acknowledges in the Statement of Facts that King County does not

11 generally use solitary confinement at the Youth Services Center for juvenile detainees.

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11/29/17 V.2

Sponsor:

Balducci

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Proposed No.: 2017-0473

1 AMENDMENT TO PROPOSED ORDINANCE 2017-0473, VERSION 2

On page 5, after line 111, insert:
 "20. In June 2000, adopted Ordinance 13916 was enacted, which

approved the Phase II Juvenile Justice Operational Master Plan. The council adopted as policy that the county's juvenile justice system emphasize prevention, intervention and alternatives to the use of secure detention for juvenile offenders. The policy acknowledged that the prevention of juvenile crime, and the intervention to ensure that juvenile offenders do not commit new crimes, is a much more effective and economical use of resources than building secure detention facilities. 21. The Phase II Juvenile Justice Operational Master Plan, developed over two years starting in 1998, recommended making system changes that would eliminate the need to build an additional eighty juvenile detention beds, which would have been added to the existing two hundred detention beds, with capital costs of almost seven million dollars, plus the addition of annual operational costs in the millions of dollars. 22. Most of the system efficiencies and alternative intervention and prevention strategies recommended in the Phase II Juvenile Justice

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Operational Master Plan have been implemented. The implementation of the plan's recommendations has not only eliminated the need to build additional detention beds but has resulted in an over seventy percent reduction since 2000 in the number of juvenile offender filings, a similar reduction in the use of secure detention for juveniles, with comparable reductions in the number of juveniles under probation supervision even though the county's population has grown significantly during that period. 23. King County's juvenile justice reform efforts have become a national model for the Robert Wood Johnson Foundation, the Annie E. Casey Foundation, the Juvenile Detention Alternatives Initiative and Reclaiming Futures, among others. In addition, juvenile justice stakeholders have advanced new cooperative efforts with state and local agencies that serve foster youth and families, which have led to significant numbers of youth being diverted from the justice system. 24. The Juvenile Detention Alternatives Initiative is a national juvenile justice improvement initiative geared towards changing how detention should be used for youth. The initiative has been implemented in three hundred jurisdictions in thirty states and the District of Columbia. The initiative's goals include reducing unnecessary incarceration and improving conditions of confinement for incarcerated youth. The King County juvenile court began implementing initiative strategies in 1998 with the implementation of the Juvenile Justice Operational Master Plan. The county became a formal initiative site in 2004. As a result, the county

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42	has experienced significant positive results from the initiative and other	
43	system changes, reducing the use of secure detention while also reducing	
44	overall juvenile crime in the county.	
45	25. According to department staff, youth have not been subject to solitary	
46	confinement or isolation at the youth services center since the early 1990s.	
47	Furthermore, the department's current policy for the use of isolation for	
48	youth at the youth services center generally mirrors the national standards	
49	as promulgated by the Juvenile Detention Alternatives Initiative and the	
50	Council of Juvenile Correctional Administrators."	
51 52	EFFECT: Acknowledges in the Statement of Facts that King County has had a long	
53	history of juvenile justice reform and commitment to improving the circumstances of	
54	youth in the juvenile justice system, including secure detention.	

12/11/17 V.3

		Sponsor:	Dembowski		
	[cjc]	Proposed No.:	2017-0473		
1	AMENDMENT TO PROPOSED ORDINANCE 2017-0473, VERSION 2				
2	On page 6, beginning on line 117, strike lines 117 through 118, and insert:				
3	"A. "Juvenile" means a person who is currently confined in a King County				
4	detention facility for a charge that was filed in juvenile court or based on conduct that				
5	occurred before the person's eighteenth birthday where their confinement begins before				
6	the person's eighteenth birthday."				
7					
8	On page 6, on line 123, after "housing," delete "time out,"				
9					
10	On page 6, on line 126, after "confinement."" insert "The use of single person sleeping				
11	rooms, during ordinary sleeping or rest periods, does not constitute "solitary				
12	confinement." The short-term placement of youth in individual cells for purposes of				
13	facility or living unit security issues or for other short-term facility physical plant safety				
14	and maintenance issues does not c	constitute "solitary	y confinement.""		
15	*				
16	On page 6, beginning on line 127,	strike lines 127 t	hrough 134, and insert:		
17	"NEW SECTION. SECTION.	ON 3. The solitar	ry confinement of juveniles is banned		
18	in all King County detention facili	ties, except when	based on the juvenile's behavior,		

19 solitary confinement is necessary to prevent imminent and significant physical harm to 20 the juvenile detained or to others and less restrictive alternatives were unsuccessful. 21 Solitary confinement may not be used for disciplinary or punishment purposes. The 22 department of adult and juvenile detention must develop policies and procedures for solitary confinement with the goal of limiting its use and duration. In determining the 23 24 policies and procedures, the department of adult and juvenile detention shall ensure 25 consistency with nationally accepted best practices, which are those established by the 26 Juvenile Detention Alternatives Initiative, and should include:" 27 On page 7, beginning on line 138, strike lines 138 through 139, and insert: 28 29 "B. A requirement that solitary confinement be ended as soon as the juvenile 30 demonstrates physical and emotional control, and a limit on the duration of any solitary 31 confinement to no more than four hours in any twenty-four-hour period:" 32 33 On page 7, beginning on line 142, strike lines 142 through 144, and insert: 34 "D. A requirement that medical professionals assess or evaluate any youth 35 housed in solitary confinement as soon as possible after the youth's being placed in 36 solitary confinement, and that qualified mental health professionals evaluate and develop 37 a care plan, that may include hospitalization, for youth who are placed in solitary 38 confinement to prevent self-harm; and" 39

On page 7, beginning on line 151, strike line 151, and insert:

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41	"intended to prevent the use of solitary confinement, and in the limited instances of its
42	use, ameliorate and mitigate the harms that result from solitary confinement of juveniles."
43	and the same of th
44	On page 13, after line 269, insert:
45	"SECTION 8. The provisions of sections 2 through 5 of this ordinance as they
46	"SECTION 8. The provisions of sections 2 through 5 of this ordinance as they pertain to the operation of the department of adult and juvenile detention's adult facilities
47	become effective on July 1, 2018."
48	
49	EFFECT: Makes clarifying changes to definitions and the requirements for the use of
50	solitary confinement/isolation.

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12/6/17 V.3

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cjc

Proposed No.: 2017-0473

1 AMENDMENT TO PROPOSED ORDINANCE 2017-0473, VERSION 2

- 2 On page 10, line 225, after "safety." insert "All juveniles detained in any King County
- 3 detention facility shall have access to education programs and educational hours of
- 4 service as required by state law."

6 EFFECT: Places in code the requirement that all juvenile detainees shall receive

7 educational services, regardless of the facility in which they are held.

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12/6/17 V.1

	Sponsor:	Dembowski	0 &
cjc			
	Proposed No.:	2017-0473	

AMENDMENT TO PROPOSED ORDINANCE 2017-0473, VERSION 2

- 2 On page 12, beginning on line 250, strike lines 250 through 251, and insert:
- 3 "implementation of sections 2 through 5 of this ordinance twice, by September 1, 2018,
- 4 and by January 30, 2019. The monitor, or monitoring group, shall consult with
- 5 stakeholders,"

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- 7 EFFECT: Changes the due dates for the two monitor reports from June 15, 2018 to
- 8 September 1, 2018 for the first report and the second from November 15, 2018 to
- 9 January 30 2019.

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Sponsor: Dembowski

Proposed No.: 2017-0473

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AMENDMENT TO PROPOSED ORDINANCE 2017-0473, VERSION 2

On page 1, beginning on line 1, strike lines 1 through 12, and insert:		
	"AN ORDINANCE related to juvenile detention;	
	establishing requirements for the treatment of and services	
	to juveniles in the custody of the department of adult and	
	juvenile detention; prohibiting solitary confinement of	
	juveniles except when necessary for safety, security or	
	other reasons precluding use of a less restrictive measure;	
	requiring equal treatment and services to be provided	
	without regard to which county detention facility houses	
	the juvenile; and requesting the executive to appoint an	
	independent monitor or monitors to report on the treatment	
	of and services to juveniles at each of the county's	
	detention facilities; amending Ordinance 12432, Section 2,	
€ 1	as amended, and K.C.C. 2.16.120 and adding a new chapter	
	to K.C.C. Title 2."	

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 - 18 EFFECT: Makes Title changes based on prior amendments at the recommendation of
 - 19 the Code Reviser