HOUSE BILL 674

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 \text{HB 888/13} - \text{W&M}
\end{array}$ CF SB 634

By: Delegate Glass

AN ACT concerning

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Introduced and read first time: January 31, 2014

Assigned to: Ways and Means

A BILL ENTITLED

2	Task Force to Review Property Tax Assessment Procedures and th

Task Force to Review Property Tax Assessment Procedures and the Assessment Appeals Process

FOR the purpose of establishing a Task Force to Review Property Tax Assessment 4 5 Procedures and the Assessment Appeals Process; establishing the composition 6 of the Task Force; requiring the Governor to designate the chair of the Task 7 Force; providing for the staffing for the Task Force; prohibiting a member of the 8 Task Force from receiving certain compensation, but authorizing a member of 9 the Task Force to receive certain reimbursements; requiring the Task Force to conduct certain studies and make certain evaluations and recommendations; 10 requiring that the Task Force issue a report by a certain date; providing for the 11 12termination of this Act; and generally relating to the Task Force to Review 13 Property Tax Assessment Procedures and the Assessment Appeals Process.

- 14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 15 MARYLAND, That:
- 16 (a) There is a Task Force to Review Property Tax Assessment Procedures and the Assessment Appeals Process.
 - (b) (1) The Task Force consists of the following members:
- 19 (i) one representative of the State Department of Assessments 20 and Taxation, designated by the Director of Assessments and Taxation; and
- 21 (ii) one representative from each of the following nine districts, 22 appointed by the Governor:
- 23 1. Anne Arundel County;

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1 2	County;		2. Allegany County, Garrett County, and Washington
3 4	County;		3. Baltimore City, Baltimore County, and Howard
5 6 7	Queen Anne's Cou Worcester County;	unty,	4. Caroline County, Dorchester County, Kent County, Somerset County, Talbot County, Wicomico County, and
8			5. Carroll County and Frederick County;
9			6. Cecil County;
10 11	County;		7. Calvert County, Charles County, and St. Mary's
12			8. Harford County; and
13			9. Montgomery County and Prince George's County.
14 15	(2) include at least:	The r	epresentatives under paragraph (1)(ii) of this subsection shall
16		(i)	one representative from the agricultural community;
17		(ii)	one representative from the building construction industry;
18		(iii)	one representative from the civil engineering community;
19		(iv)	one representative from the financial lending industry;
20		(v)	one representative from the manufacturing community;
21 22	community;	(vi)	one representative from the real estate appraisal
23 24	and	(vii)	one representative from the real estate sales community;
25		(viii)	one representative from the utility or service community.
26	(c) The G	overno	or shall designate the chair of the Task Force.
27 28	(d) The S support for the Tas		Department of Assessments and Taxation shall provide staff ce.

1	(e) A me	mber of the Task Force:
2	(1)	may not receive compensation as a member of the Task Force; but
3 4	(2) State Travel Regu	is entitled to reimbursement for expenses under the Standard lations, as provided in the State budget.
5	(f) The T	Cask Force shall:
6 7	(1) of:	review current property tax assessment procedures with the goal
8 9	assessments consi	(i) developing a method to determine true market value stent with current market conditions; and
10 11 12		(ii) eliminating subjectivity, lack of uniformity, and inequality, g a method of automatically equating real property values with additions and values;
13 14 15	(2) may appeal a pro with the goal of:	study the current three-step process by which a property owner perty assessment or reassessment for property taxation purposes,
16 17	especially by senic	(i) simplifying the system to make it more easily understood, or citizens; and
18 19 20	the State and the property;	(ii) removing the burden of proof from the taxpayer and making taxpayer equally responsible for proving the fair market value of the
21 22	(3) account the ease o	evaluate the effectiveness of the current process, taking into faccess and hearing accommodations, including:
23		(i) the taxpayer's right to record the hearing;
24		(ii) the taxpayer's right to obtain a hearing schedule;
25 26	with the complexit	(iii) the need for the length of the hearing to be commensurate by of the case and the needs of the taxpayer;
27 28 29	Taxation to reev	(iv) the need for the State Department of Assessments and raluate and reproduce the market value derivation data and data; and
30 31	information online	(v) the need to provide appeals presentation training and at public libraries;

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1	(4) evaluate reforms, including:
2 3	(i) assessor training and assessor qualifications similar to licensed real estate appraisers;
4 5	(ii) an expanded Property Tax Assessment Appeals Board with required qualifications for board members; and
6 7	(iii) process or procedural updates to cost effectively streamline the assessment and appeals process; and
8 9	(5) recommend necessary process or procedural updates based on the findings of the Task Force.
10 11 12	(g) On or before January 1, 2015, the Task Force shall report its findings and recommendations to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly.
13 14 15 16	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2014. It shall remain effective for a period of 1 year and, at the end of June 30, 2015, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.