(7lr2738)

ENROLLED BILL

- Judicial Proceedings/Judiciary -

Introduced by Senators Muse, Benson, Madaleno, Robinson, and Young

Read and Examined by Proofreaders:

							Proofre	ader.
							Proofre	eader.
Sealed with the Great Seal and	pres	sented to	o the	Gover	mor,	for his	approval	this
day of	at					_ o'cloc	k,	M.
	-						Pres	ident.
	CHA	PTER						
AN ACT concerning								
- <del>Juveniles Department of Juvenile <u>Recor</u></del>	Serv	-	npler	nentat		of Task	<u>Force</u>	
FOR the purpose of requiring <del>that t</del> applicable to certain facilities certain circumstances; permi- certain circumstances; requir the strip search of a child; au	<del>) that</del> itting ing fa thori	t prohibit the str acility sta izing the	<del>; the a</del> i <del>p sea</del> aff to strip	etrip se urch of exhaue search	<del>arch 'ach st cer</del> t of a	of a chil iild at a tain alte child on	d except facility rnatives l admissio	<del>under</del> <del>under</del> <del>&gt;efore</del> n to a
<del>certain facility under certain</del>	-circu	<del>amstance</del>	<del>s: rea</del>	uiring-	that-	<del>a certair</del>	<del>1 authoriz</del>	<del>sation</del>

11 for a strip search of a child be made in writing and include certain information; 12 requiring the Department to make a certain report; and generally relating to juvenile 13 strip searches the Department of Juvenile Services to report on the status of the 14 implementation of certain recommendations of the Task Force to Study the 15 Restraint, Searches, and Needs of Children in the Juvenile Justice System;

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments



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1	specifying	certain	n reco	mmendations on which the Department must report;			
2	requiring the Department to submit a certain report to the Governor and the General						
3	Assembly on or before a certain date; providing for the termination of this Act; and						
4	generally relating to the Task Force to Study the Restraint, Searches, and Needs of						
<b>5</b>	Children in the Juvenile Justice System and the Department of Juvenile Services.						
6	BY repealing and	reenad	<del>ting v</del>	<del>rithout amendments,</del>			
7	Article – H		0				
8	Section 9-2		·	-			
9	Annotated	. ,	. ,				
10				Supplement)			
11	BY repealing and	reenae	<del>ting, v</del>	<del>vith amendments.</del>			
12	Article – H						
13	Section 9-2	227(b)(2	2) and	9-237			
14	Annotated		,				
15	(2007 Volume and 2016 Supplement)						
16	<del>BY adding to</del>						
17	Article – H	uman 🕯	Service	8			
18	Section 9-2	247					
19	Annotated	Code o	f Marv	land			
20			-	Supplement)			
21	SECTION	1 BE I	T ENA	ACTED BY THE GENERAL ASSEMBLY OF MARYLAND,			
22							
2.2	( ) ( <b>1</b> )	<b>m</b> 1 1	<b>_</b>				
23	(a) $(1)$	-		ment of Juvenile Services shall prepare a progress report on			
24		_		on of the recommendations of the Task Force to Study the			
25							
26	<u>established by Chapter 655 of the Acts of the General Assembly of 2016.</u>						
27	(2)	In pr	reparin	g the report required under this section, the Department			
28							
20		$\langle \cdot \rangle$	1				
29	C	<u>(i)</u>	<u>cnan</u>	ges to Department policies and procedures regarding the			
30	<u>use of:</u>						
31			<u>1.</u>	visual body searches; and			
32			9	machanical restraints during transportation.			
34			<u>2.</u>	mechanical restraints during transportation;			
33		<u>(ii)</u>	<u>the c</u>	ollection of data related to the use of visual body searches,			
34	<u>including:</u>						
35			<u>1.</u>	<u>the number of searches conducted;</u>			

 $\mathbf{2}$ 

1		<u>2.</u>	the circumstances leading to the searches;		
$2 \\ 3$	<u>3.</u> <u>a detailed description of each item recovered from the</u> child. including from where the item was recovered:				
	omia, moraning nom with				
4		<u>4.</u>	the gender, race, and age of each child; and		
$5 \\ 6$	<u>5.</u> <u>the date, time, and location of the search</u> whethe contraband was removed as a result of the searches; and				
7		<u>4.</u>	the type of contraband recovered;		
8 9					
10 11	during transportation;	<u>1</u> .	the number of times mechanical restraints are used		
12 13	original destination; and	<u>9</u> <del>2.</del>	the travel date, start and end times, and address of the		
14		<u>ਹੇ</u> <del>ਹ</del> ੋ:	the gender, race, and age of each child.		
$\begin{array}{c} 15\\ 16\end{array}$	<u>restraints:</u>	<u>1.</u>	the number of times youth are transported in mechanical		
17		<u>A.</u>	from a staff-secure placement;		
18		<u>B.</u>	while being released on an earned home pass; or		
19		<u>C.</u>	while being released back to the community; and		
$\begin{array}{c} 20\\ 21 \end{array}$	<u>2.</u> <u>an evaluation of the potential for creating a nonsecure</u> <u>transportation unit, including both the fiscal and operational impact; and</u>				
$\frac{22}{23}$	(iv) <u>the ages, race, and gender of youth in each facility operated by the</u> <u>Department.</u>				
24 25 26 27	submit to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly the report on the implementation of the recommendations of the				
28		3	Article – Human Services		
29	<del>9-227.</del>				

	4 SENATE BILL 982						
$egin{array}{c} 1 \ 2 \end{array}$	(a) Each facility described in § 9–226 of this subtitle shall operate under the control and general management of the Department.						
3	(b) The Department shall:						
4		(2) adopt regulations applicable to residential facilities it operates that:					
$5\\6\\7$	-	(i) prohibit the use of locked door seclusion and restraints as t and describe the circumstances under which locked door seclusion and nay be used; [and]					
8		(ii) prohibit abuse of a child; and					
9 10	PROHIBIT '	<del>(III)</del> <del>EXCEPT AS PROVIDED IN § 9-247 OF THIS ARTICLE,</del> THE STRIP SEARCH OF A CHILD; AND					
$\begin{array}{c} 11 \\ 12 \end{array}$	<del>provide:</del>	(3) adopt-regulations-that-require-each-State-residential-program-to					
13		(i) medical and mental health assessment services;					
14		(ii) alcohol abuse and drug abuse assessment services;					
$\begin{array}{c} 15\\ 16\\ 17\end{array}$		<del>(iii) either alcohol abuse and drug abuse referral services or an</del> se and drug abuse treatment program that has been certified in accordance with ments of Title 8 of the Health – General Article; and					
18		(iv) a safe, humane, and caring environment.					
19	<del>9-237.</del>						
$20 \\ 21 \\ 22$	<del>(a)</del> <del>detention fr</del> <del>with the De</del>	The Department shall adopt regulations that set standards for juvenile acilities operated by the Department and by private agencies under contract partment.					
$\begin{array}{c} 23\\ 24 \end{array}$	<del>(b)</del> <del>detention:</del>	The standards shall reflect the following central purposes of juvenile					
25		(1) to protect the public;					
26		(2) to provide a safe, humane, and caring environment for children; and					
27		(3) to provide access to required services for children.					
28	<del>(c)</del>	The standards shall include provisions establishing:					

30	(A) A-CHILD IN ANY FACILITY MAY BE STRIP SEARCHED IF:
29	<del>9–247.</del>
28	Courts Article.
27	(d) The standards shall be consistent with this title and Title 3, Subtitle 8A of the
$\frac{25}{26}$	(12) EXCEPT AS PROVIDED IN § 9–247 OF THIS ARTICLE, PROHIBITIONS AGAINST THE STRIP SEARCH OF A CHILD.
$\overline{24}$	custody; AND
$\overline{23}$	individual from harming herself or others or to prevent the individual's escape from
$\overline{22}$	superintendent's designee determines that a physical restraint is necessary to protect the
$\frac{1}{21}$	recovery, including during all transports, unless a facility superintendent or the facility
20	known to be in the third trimester of pregnancy or during labor, delivery, or postpartum
19	(11) prohibitions against the use of physical restraints on an individual
18	juvenile services system; [and]
17	(10) internal auditing and monitoring of programs and facilities in the
16	(9) prohibitions against the use of excessive force against a child;
15	to privacy, visitors, telephone use, and mail delivery;
14	(8) the rights of children in a juvenile detention facility, including the right
13	(7) the ratio of staff to children in a juvenile detention facility;
$\frac{11}{12}$	(6) staff qualifications and training, including training in recognizing and reporting child abuse and neglect;
11	(C) staff qualifications and training including training in recommising and
9 10	(5) specifications for the architectural structure of a juvenile detention facility;
c	
8	during emergencies;
7	(4) a requirement that staffing ratios and levels of services be maintained
6	exceeded except in emergency circumstances;
5	(3) population limits for each juvenile detention facility that may not be
$\frac{3}{4}$	(2) criteria for the placement of a child in a particular juvenile detention facility;
9	
2	prioritizes diversion and appropriate nonsecure alternatives;
1	(1) a policy that eliminates the unnecessary use of detention and that

 1
 (1)
 THERE IS REASONABLE AND ARTICULABLE BELIEF THAT THE

 2
 CHILD IS CONCEALING DRUGS OR AN OBJECT THAT CAN BE USED AS A WEAPON OR

 3
 TO ESCAPE; AND

4 (2) THE SEARCH IS AUTHORIZED BY THE FACILITY SUPERINTENDENT, 5 THE FACILITY ADMINISTRATOR, OR A DESIGNEE OF EITHER.

6 (B) BEFORE A CHILD IS STRIP SEARCHED AT A FACILITY, FACILITY STAFF 7 SHALL EXHAUST ALL OTHER AVAILABLE ALTERNATIVES, INCLUDING:

- (1) ORALLY INTERVIEWING THE CHILD;
- 9 (2) CONDUCTING A PAT DOWN SEARCH; OR
- 10 (3) USING A HANDHELD METAL DETECTOR WAND.

11 (C) (1) NOTWITHSTANDING THE REQUIREMENTS OF SUBSECTIONS (A) 12 AND (B) OF THIS SECTION AND EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 13 SUBSECTION, A CHILD MAY BE STRIP SEARCHED ON ADMISSION TO A DETENTION 14 FACILITY OR A HARDWARE SECURE FACILITY.

15 (2) A CHILD MAY NOT BE STRIP SEARCHED ON ADMISSION IF THE
 CHILD IS BEING TRANSFERRED FROM A DETENTION FACILITY OR A HARDWARE
 SECURE FACILITY TO ANOTHER DETENTION FACILITY OR HARDWARE SECURE
 FACILITY AND THE CHILD WAS UNDER THE DIRECT AND CONTINUOUS SUPERVISION
 OF FACILITY STAFF DURING THE TRANSFER.

20 (D) AN AUTHORIZATION FOR A STRIP SEARCH OF A CHILD UNDER
 21 SUBSECTION (A) OF THIS SECTION BY A FACILITY SUPERVISOR, FACILITY
 22 ADMINISTRATOR, OR A DESIGNEE OF EITHER, SHALL BE MADE IN WRITING AND
 23 INCLUDE:

- 24 (1) THE NAME, GENDER, RACE, AND AGE OF THE CHILD;
- 25 (2) THE DATE, TIME, AND LOCATION OF THE STRIP SEARCH;

26 (3) THE NAME AND GENDER OF ANY PERSON CONDUCTING OR 27 ASSISTING IN THE STRIP SEARCH;

28 (4) THE NAME AND POSITION OF THE AUTHORIZING OFFICIAL;

29 (5) A DETAILED STATEMENT OF THE REASONABLE AND ARTICULABLE 30 BELIEF FOR THE STRIP SEARCH; AND

8

## 1(6)A DETAILED DESCRIPTION OF EACH ITEM RECOVERED FROM THE2CHILD, INCLUDING FROM WHERE THE ITEM WAS RECOVERED.

# 3 (E) ON OR BEFORE SEPTEMBER 30 EACH YEAR, THE DEPARTMENT SHALL 4 REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2–1246 OF THE STATE 5 GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON EACH STRIP SEARCH 6 CONDUCTED WITHIN THE DEPARTMENT'S FACILITIES, INCLUDING THE 7 INFORMATION REQUIRED UNDER SUBSECTION (D) OF THIS SECTION, EXCEPT FOR 8 THE NAME OF ANY CHILD, FACILITY STAFF, OR FACILITY OFFICIAL.

9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October June 1, 2017. It shall remain effective for a period of 1 year and 1 month and, at 11 the end of June 30, 2018, with no further action required by the General Assembly, this Act 12 shall be abrogented and of no further force and affect

12 shall be abrogated and of no further force and effect.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.