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2003 Regular Session 3lr1157

By: <b>Delegates Zirkin, Morhaim, <u>Amedori, Nathan-Pulliam,</u> and O'Donnell</b> Introduced and read first time: February 6, 2003 Assigned to: Judiciary						
	nittee Report: Favorable with amendments					
	e action: Adopted					
	second time: March 20, 2003					
	CHAPTER					
1 A	N ACT concerning					
2	Depositment of Investigation Intensive Cose Maniton Pilot Program					
2 3	Department of Juvenile Justice - Intensive Case Monitor Pilot Program  Task Force to Study the Mentoring and Monitoring of Children in the					
3 4	Custody of or Under the Supervision of the Department of Juvenile Justice					
7	Custody of of Chact the Supervision of the Department of Suverme Sustice					
5 F	OR the purpose of establishing the Intensive Case Monitor Pilot Program in the					
6	Department of Juvenile Justice in a certain number of counties selected by the					
7	Department; requiring the Department to select the children under its					
8	supervision who shall participate in the Program; establishing the purpose of					
9	the Program; establishing the role and duties of an intensive case monitor;					
10	requiring the Department to recruit monitors from among certain individuals;					
11	authorizing certain individuals to serve as monitors; prohibiting a monitor from					
12	working more than a certain number of hours weekly; prohibiting the					
13	Department from assigning more than a certain number of children to a					
14	monitor; providing for the supervision of a monitor; providing for the funding of					
15	the Program; authorizing the Department to adopt certain regulations;					
16	requiring the Department to submit yearly reports to the Governor and the					
17	General Assembly; providing for the termination of this Act; and generally					
18	relating to the Intensive Case Monitor Pilot Program in Task Force to Study the					
19	Mentoring and Monitoring of Children in the Custody of or Under the					
20	Supervision of the Department of Juvenile Justice; providing for the					
21	membership of the Task Force; requiring the Governor to designate a chairman					
22	of the Task Force; requiring the Department to staff the Task Force; providing					
23	that the members of the Task Force may not receive compensation but are					
24	entitled to a certain reimbursement; establishing the duties of the Task Force;					
25 26	requiring the Task Force to make a certain report on or before a certain date; providing for the termination of this Act; and generally relating to the Task					
20 27	Force to Study the Mentoring and Monitoring of Children in the Custody of or					
28	<u>Under the Supervision of the Department of Juvenile Justice.</u>					
20	order the supervision of the peparament of suverine sustice.					

1 2 3 4 5	BY adding to Article 83C - Juv Section 2-137 Annotated Code (1998 Replacement	<del>of Maryl</del>	
6 7			CTED BY THE GENERAL ASSEMBLY OF of Maryland read as follows:
8			Article 83C - Juvenile Justice
9	<del>2-137.</del>		
	( ) ( )	PROGRA	IS A DEPARTMENT OF JUVENILE JUSTICE INTENSIVE CASE M IN NOT MORE THAN THREE COUNTIES IN THE STATE RTMENT.
	(2) COUNTIES WHO A SHALL PARTICIPA	RE UNI	EPARTMENT SHALL SELECT THE CHILDREN IN THOSE DER THE SUPERVISION OF THE DEPARTMENT AND WHO THE PROGRAM.
16 17	(B) THE PU SUPPORT SERVICE		OF THE PROGRAM IS TO PROVIDE INDIVIDUALIZED CHILD:
18 19	OR THE WORKPLA		LP THE CHILD BECOME PRODUCTIVELY INVOLVED IN SCHOOL D
20 21	BEHAVIOR.	TO DE	CREASE THE LIKELIHOOD OF FURTHER DELINQUENT
22 23	(-)		RRY OUT THE PURPOSE OF THE PROGRAM, THE DEPARTMENT CASE MONITORS WHO SHALL:
24		<del>(I)</del>	ASSESS EACH CHILD'S SITUATION; AND
25 26	THROUGH FREQU	<del>(II)</del> <del>ENT CO</del>	PROVIDE A VARIETY OF INDIVIDUALIZED SUPPORT SERVICES NTACT WITH THE CHILD.
27	<del>(2)</del>	THE SU	JPPORT SERVICES MAY INCLUDE:
28		<del>(I)</del>	INFORMAL COUNSELING;
29		<del>(II)</del>	TUTORING;
30		<del>(III)</del>	ASSISTING THE CHILD WITH LIFE SKILLS TRAINING;
31		<del>(IV)</del>	TRANSPORTING THE CHILD TO APPOINTMENTS;
32		<del>(V)</del>	HELPING THE CHILD PREPARE FOR JOB INTERVIEWS;

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1 2	NECESSARY; A	<del>(VI)</del>	INTERACTING WITH THE CHILD'S TEACHER OR EMPLOYER, IF
3	PRODUCTIVELY		PROVIDING SIMILAR RESOURCES TO HELP THE CHILD BECOME ID IN SCHOOL OR THE WORKPLACE.
5 6	OR EVERY OTH		ENSIVE CASE MONITOR SHALL CONTACT THE CHILD DAILY PERSON OR BY TELEPHONE.
7 8	(4) VIOLATIONS OF		ENSIVE CASE MONITOR SHALL REPORT ANY MISBEHAVIOR OR THE CHILD TO THE DEPARTMENT SUPERVISOR.
	( <del>D)</del> ( <del>1)</del> MONITORS FRO CHILDREN.	<del>(I)</del> <del>OM INDIVII</del>	THE DEPARTMENT SHALL RECRUIT INTENSIVE CASE DUALS WHO ARE INTERESTED IN IMPROVING THE LIVES OF
12 13	INDIVIDUALS /	( <del>II)</del> AND COLLI	INTENSIVE CASE MONITORS MAY INCLUDE RETIRED EGE STUDENTS.
14 15	HOURS WEEKL	111 (11 (1	ENSIVE CASE MONITOR MAY NOT WORK MORE THAN 19
16 17	<del>(3)</del> TO AN INTENSI		EPARTMENT MAY NOT ASSIGN MORE THAN FOUR CHILDREN MONITOR.
18 19	(4) INTENSIVE CAS		- TIME DEPARTMENT CASE WORKER SHALL SUPERVISE THE OR.
20 21	(E) THE DEPARTMENT.	PROGRAM	I SHALL BE FUNDED BY THE EXISTING BUDGET OF THE
22 23	(F) THE PROVISIONS OF		IENT MAY ADOPT REGULATIONS TO IMPLEMENT THE TION.
26	SUBMIT A REPORECOMMENDA	ORT ON TH TIONS TO	E DECEMBER 1 OF EACH YEAR, THE DEPARTMENT SHALL E STATUS OF THE PILOT PROGRAM AND ANY FINDINGS AND THE GOVERNOR AND, SUBJECT TO §2-1246 OF THE STATE THE GENERAL ASSEMBLY.
28 29			Force to Study the Mentoring and Monitoring of Children e Supervision of the Department of Juvenile Justice.
30	(b) The	Task Force of	consists of the following members:
31 32	of the Senate;	two mer	mbers of the Senate of Maryland, appointed by the President
33 34	the House;	two mer	mbers of the House of Delegates, appointed by the Speaker of
35	<u>(3)</u>	the Secr	etary of Juvenile Justice, or the Secretary's designee;

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1 2	designee;	<u>(4)</u>	the State Superintendent of Schools, or the Superintendent's				
3 4	or the Specia	(5) al Secreta	the Special Secretary of the Office for Children, Youth, and Families y's designee; and				
5		<u>(6)</u>	the following members appointed by the Governor:				
6 7	and experien	iced in ju	one representative of the State Judiciary who is knowledgeable enile justice issues;				
8 9	knowledgeal	ole and ex	one representative of the Office of the Public Defender who is perienced in juvenile justice issues;				
10 11		ble and e	one representative of a State's Attorney's office who is perienced in juvenile justice issues;				
12 13	2 (iv) one representative of law enforcement who is knowledgeable and experienced in juvenile justice issues;						
14 15	deals with ju	uvenile ju	one representative of a community-based advocacy group that tice issues;				
16 17	<u>and</u>		one representative from an association of retired individuals;				
18 19	8 (vii) one representative of a local college who is knowledgeable about 9 the activities of student volunteers.						
20	<u>(c)</u>	The Go	ernor shall designate the chairman of the Task Force.				
21	<u>(d)</u>	The Dep	artment of Juvenile Justice shall provide staff for the Task Force.				
22	<u>(e)</u>	A memb	er of the Task Force:				
23		<u>(1)</u>	may not receive compensation; but				
24 25		(2) ılations, a	is entitled to reimbursement for expenses under the Standard State provided in the State budget.				
26	<u>(f)</u>	The Tas	Force shall:				
			study and make recommendations regarding the feasibility of n the Department of Juvenile Justice to match children with luding retired individuals and college students;				
	providing in		study and make recommendations regarding the feasibility of dividualized monitoring and support services to children in the e supervision of the Department of Juvenile Justice;				

- 1 (3) make recommendations regarding ways to help a child become 2 productively involved in school or the workplace;
- 3 (4) make recommendations on ways to use monitoring and mentoring
- 4 programs to help decrease the likelihood that a child who has had contact with the
- 5 Department of Juvenile Justice will be involved in delinquent behavior in the future;
- 6 and
- 7 (5) study and make recommendations on the feasibility of using
- 8 monitoring and mentoring programs to provide a child in the custody of or under the
- 9 supervision of the Department of Juvenile Justice with services, including informal
- 10 counseling, tutoring, assisting the child with life training skills, working with the
- 11 child's family or guardian, and interacting with the child's school or employer.
- 12 (g) The Task Force shall report its findings and recommendations to the
- 13 Governor and, subject to § 2-1246 of the State Government Article, to the General
- 14 Assembly on or before October 1, 2004.
- 15 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 16 October 1, 2003. It shall remain effective for a period of 3 years and 3 months 1 year
- 17 and 1 month and, at the end of December 31, 2006 October 31, 2004, with no further
- 18 action required by the General Assembly, this Act shall be abrogated and of no further
- 19 force and effect.