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CF HB 142

0lr0526

By: Senators Pugh, Conway, Forehand, Harrington, Jacobs, Jones, Lenett, Peters, and Raskin

Introduced and read first time: January 20, 2010

Assigned to: Judicial Proceedings

A BILL ENTITLED

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L	AN ACT	concerning

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\mathbf{C}	orrectiona	1 Sarvia	os Dror	ologgo I	Unit	Inmata	Aftorogra	Dlane
	orrectiona	ı Servic	es – Prer	etease t	Unit —	inmate	Attercare	Pians

3 FOR the purpose of requiring the Commissioner of Correction to operate a prerelease 4 unit within the Division of Correction; requiring the Commissioner to develop 5 certain prerelease services and make the services available to inmates of the 6 prerelease unit; requiring the warden or administrator or a certain designee to 7 develop a certain aftercare plan for an inmate before the inmate is released 8 from the prerelease unit; requiring that an aftercare plan for an inmate include 9 certain information; authorizing the Division to arrange for a certain person or 10 governmental unit to provide certain services; authorizing the Commissioner to contract with certain persons or government authorities to provide certain 11 12 services; and generally relating to the establishment of a prerelease unit and 13 development of inmate aftercare plans.

- 14 BY adding to
- 15 Article Correctional Services
- Section 3–1001 through 3–1004 to be under the new subtitle "Subtitle 10.
- 17 Prerelease Unit and Inmate Aftercare Plans"
- 18 Annotated Code of Maryland
- 19 (2008 Replacement Volume and 2009 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 21 MARYLAND, That the Laws of Maryland read as follows:
- 22 Article Correctional Services
- 23 SUBTITLE 10. PRERELEASE UNIT AND INMATE AFTERCARE PLANS.
- 24 **3–1001.**

3-1004.

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1 2	THE DIVISION.	COM	MISSIO	ONER SHALL OPERATE A PRERELEASE UNIT WITHIN THE
3	3–1002.			
4	ТнЕ	Comn	MISSIO	NER SHALL:
5 6	SERVICES;	(1) AND	DEVE	ELOP COMPREHENSIVE REHABILITATIVE PRERELEASE
7 8	PRERELEAS	(2) SE UN		E THESE SERVICES AVAILABLE TO INMATES OF THE
9	3–1003.			
10 11 12 13 14	ADMINISTR THE INMA	DEN (RATOR TE IN ENT A	OR AD SHAL COL GENCI	N INMATE IS RELEASED FROM THE PRERELEASE UNIT, MINISTRATOR OR A DESIGNEE OF THE WARDEN OR L DEVELOP A COMPREHENSIVE AFTERCARE PLAN FOR LABORATION WITH THE COMMUNITY PROGRAMS AND ES THAT WILL PROVIDE AFTERCARE SERVICES TO THE SE.
16	(B)	Тне	AFTEI	RCARE PLAN SHALL INCLUDE:
17 18	INMATE'S F	(1) RELEA		T OF TREATMENT AND SERVICES INITIATED BEFORE THE
19		(2)	THE	DATE OF THE INMATE'S RELEASE;
20		(3)	THE	LOCATION OF THE INMATE'S COMMUNITY PLACEMENT;
21		(4)	A PL	AN FOR CONTINUING TREATMENT; AND
22		(5)	A LIS	T OF REFERRALS FOR SERVICES, INCLUDING:
23			(I)	DRUG TREATMENT SERVICES;
24			(II)	EDUCATIONAL SERVICES;
25			(III)	VOCATIONAL SERVICES; AND
26			(IV)	MEDICAL SERVICES OTHER THAN DRUG TREATMENT.

1	(A)	By co	ONTRACT	OR PUR	CHASE	AGREEMENT	THE	D IVIS	ION MAY
2	ARRANGE	FOR	A PERSO	ON OR	GOVE	RNMENTAL	UNIT	\mathbf{TO}	PROVIDE
3	COMPREHE	ENSIVE I	REHABILIT	TATIVE P	RERELE	ASE SERVICI	ES IN TH	IE PRE	RELEASE
4	UNIT AND T	O PROV	TDE INMA	TE AFTEI	CARE S	ERVICES.			

- 5 (B) WITH THE SECRETARY'S APPROVAL, THE COMMISSIONER MAY
 6 CONTRACT WITH A PERSON OR MUNICIPAL OR COUNTY AUTHORITY TO PROVIDE
 7 FOOD, HOUSING, TRANSPORTATION, AND PROGRAMS TO INMATES IN THE
 8 PRERELEASE UNIT AND IN AFTERCARE SERVICES.
- 9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October 1, 2010.