HOUSE BILL 681

2lr1923 E2, E4, E1 HB 874/11 – JUD

By: Delegate Simmons

Introduced and read first time: February 8, 2012

Assigned to: Judiciary

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A BILL ENTITLED

Truth in Sentencing Task Force

AN ACT concerning

FOR the purpose of establishing a Truth in Sentencing Task Force; providing for the membership and duties of the Task Force; providing for the staffing of the Task Force; requiring the Governor to appoint the chair of the Task Force; prohibiting a member of the Task Force from receiving certain compensation; authorizing a member of the Task Force to receive reimbursement for certain expenses; requiring the Task Force to report to the General Assembly by a certain date; providing for the termination of this Act; and generally relating to the establishment of a Truth in Sentencing Task Force.

- 11 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. That: 12
- 13 (a) There is a Truth in Sentencing Task Force.
- 14 (b) The Task Force consists of the following members:
- 15 (1) the chair of the Senate Judicial Proceedings Committee:
- 16 the chair of the House Judiciary Committee; (2)
- 17 the Secretary of State Police, or the Secretary's designee; (3)
- 18 **(4)** the Secretary of Public Safety and Correctional Services, or the 19 Secretary's designee;
- 20 (5)the Commissioner of Correction, or the Commissioner's designee;
- 21the chair of the Maryland Judicial Conference, or the chair's (6)22 designee;

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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	(7)	the Maryland Public Defender, or the Public Defender's designee;						
	(8)	the Attorney General, or the Attorney General's designee; and						
	(9)	the following individuals appointed by the Governor:						
		(i) a Maryland State's Attorney;						
		(ii) a representative of the Maryland State Bar Association;						
and		(iii) a representative of a local correctional facility in the States						
State.		(iv) a representative of a local law enforcement agency in the						
(c) membership		Governor shall appoint a chair of the Task Force from its						
(d) The Secretary of Public Safety and Correctional Services shall provide staff support for the Task Force from the Department of Public Safety and Correctional Services.								
(e)	A me	mber of the Task Force:						
	(1)	may not receive compensation as a member of the Task Force; but						
State Trave	(2) l Regu	is entitled to reimbursement for expenses under the Standard lations, as provided in the State budget.						
(f) The Task Force shall:								
of sentences	(1) , and p	examine current State laws relating to sentencing, the diminution parole of those convicted of crimes in the State;						
whether the	right	examine and report on the issues of whether diminution credits for tences for crimes in the State should be abolished or reduced and of the trial court to revise a sentence after the filing of a motion ould be modified;						
decided and State;	(3) I how	examine and report on how issues of parole and early release are those receiving early release are supervised and monitored in the						
	State. (c) membership (d) staff supportional (e) State Trave (f) of sentences those serving whether the within 90 day decided and	and State. (c) The membership. (d) The Staff support for Correctional Service (e) A me (1) (2) State Travel Regulation (1) (1) of sentences, and provided (2) those serving sense whether the right within 90 days show (3) decided and how						

release and the transparency of the process that leads to early release;

examine and report on public awareness of issues relating to early

1		(5)	examine and r	eport on the	costs th	hat can b	e expecte	ed from l	larger
2	prison	populations	resulting from	a reduction	in the	number	of those	granted	early
3	release	and how the	ose costs could	be borne by t	he State	e; and			

- (6) examine and report on the impact that the denial of the possibility of early release would have on the behavior of those serving sentences in the prisons of the State and the ability of prison officials to impact that behavior.
- (g) On or before December 31, 2012, the Task Force shall report its findings and recommendations to the General Assembly, in accordance with § 2–1246 of the State Government Article.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2012. It shall remain effective for a period of 1 year and, at the end of May 31, 2013, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.