SENATE BILL 718

(4lr2023)

ENROLLED BILL

— Education, Health, and Environmental Affairs/Health and Government Operations — Introduced by Senator Ferguson Senators Ferguson and Conway

Read and Examined by Proofreaders:

		Proofreader.
		Proofreader.
Sealed with the Great Seal and	presented to the Governor,	for his approval this
day of	at	_ o'clock,M.
		President.
(CHAPTER	
AN ACT concerning		

Governor's Office of Crime Control and Prevention – State Corrections Juvenile Charged as Adult Population Forecast and Juvenile Population Statistics

FOR the purpose of requiring the Governor's Office of Crime Control and Prevention to $\mathbf{5}$ 6 report a certain State corrections population forecast and certain juvenile 7 population statistics the Juvenile Charged as Adult Population Forecast to the 8 Governor and General Assembly annually on or before a certain date: requiring 9 the Office to consider the <u>certain</u> juvenile population statistics when calculating 10 the forecast; providing for the termination of this Act; requiring certain State 11 and local detention facilities to provide certain data to the Office; requiring the Office to develop a certain format that certain State and local detention 1213 facilities must use to report certain data; requiring certain data reported to the 14Office to include certain information; and generally relating to reporting the

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	State corrections population forecast and juvenile population statistics Juvenile					
$\frac{1}{2}$	<u>Charged as Adult Population Forecast</u> .					
$\frac{3}{4}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That:					
5	(a) On or before December 1 of each year, the Governor's Office of Crime					
6 7	Control and Prevention shall report the Juvenile Charged as Adult Population					
7 8	<u>Forecast</u> to the Governor and, in accordance with § $2-1246$ of the State Government Article, the General Assembly on:					
9	(1) the State corrections population forecast for the next calendar					
10	year; and					
11	(2) the juvenile population statistics for the prior calendar year.					
12	(b) (1) The State corrections population forecast shall include the					
13	expected population of each prison, State and local detention facility, and juvenile					
14	facility for the next calendar year and the methodology and assumptions used in					
15	developing the projection.					
16	(2) In calculating the forecast, the Office shall consider the juvenile					
17	population statistics listed under subsection (c) of this section.					
18	(c) The juvenile population statistics shall include:					
19	(1) the total number of juveniles charged as adults in the State;					
20	(2) the average daily population of juveniles charged as adults					
21	detained in each State and local detention facility; and					
22	(3) the average length of stay of juveniles charged as adults detained					
23	in each State and local detention facility.					
24	(d) (1) Each State and local detention facility shall provide juvenile					
25	population data to the Governor's Office of Crime Control and Prevention as requested					
26	by the Office to complete the annual report.					
27	(2) The Governor's Office of Crime Control and Prevention shall					
28	develop a standardized format that each State and local detention facility must use in					
29	reporting data to the Office.					
30	(3) The data reported to the Governor's Office of Crime Control and					
31	Prevention shall include the following information for each juvenile charged as an					
32	<u>adult:</u>					

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$\frac{1}{2}$	where the juvenile	<u>(i)</u> was h	-	acility identification number for the detention facility
3		<u>(ii)</u>	<u>the na</u>	ame of the juvenile;
4		<u>(iii)</u>	<u>the da</u>	ate of birth of the juvenile:
5		<u>(iv)</u>	<u>the a</u>	<u>ge of the juvenile;</u>
6		<u>(v)</u>	<u>the se</u>	ex of the juvenile;
7		<u>(vi)</u>	<u>the ra</u>	ace of the juvenile;
8		(vii)	the et	hnicity of the juvenile;
9		(viii)	<u>(vii)</u>	the date the juvenile was placed in the facility:
10		(ix) (1	<u>viii)</u>	the date the juvenile was released from the facility:
11		(x) (is	<u>c)</u>	the total time the juvenile was held at the facility;
12 13	the facility:	(xi) (2	<u>c)</u>	the offense for which the juvenile was being held at
$\begin{array}{c} 14 \\ 15 \end{array}$	at the facility;	(xii) (<u>(xi)</u>	the offense type for which the juvenile was being held
16		(xiii)	<u>(xii)</u>	whether there was a federal hold on the juvenile:
17		(xiv)	<u>(xiii)</u>	the case status for the juvenile;
18		(xv) (<u>xiv)</u>	the case number for the juvenile; and
19 20	with respect to the	(xvi) e juven		whether the juvenile court has waived its jurisdiction
01	CECTION 6		ית קס	FUDTUED ENACTED That this Act shall take offerst

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2014. It shall remain effective for a period of 4 <u>3</u> years and, at the end of September 30, 2018 <u>2017</u>, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.