E4 4lr2032 CF 4lr2033

By: Senators Benson, Currie, Forehand, Pinsky, Ramirez, and Stone

Introduced and read first time: January 31, 2014

Assigned to: Judicial Proceedings

## A BILL ENTITLED

1 AN ACT concerning

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## Task Force to Reduce Incarceration in Maryland

FOR the purpose of establishing the Task Force to Reduce Incarceration in Maryland; providing for the composition, chair, and staffing of the Task Force; prohibiting a member of the Task Force from receiving certain compensation, but authorizing the reimbursement of certain expenses; requiring the Task Force to meet at least once per month and hold a certain number of meetings at which the public is invited to testify; requiring the Task Force to study and make recommendations regarding certain matters; requiring the Task Force to report its findings and recommendations to the Governor and the General Assembly on or before a certain date; providing for the termination of this Act; and generally relating to the Task Force to Reduce Incarceration in Maryland.

13 Preamble

WHEREAS, Maryland's rates and taxpayer costs of incarceration between 1980 and 2001 tripled and Maryland had a 52% increase in incarceration of nonviolent offenders, including drug offenders; and

WHEREAS, Despite this increase in incarceration and its associated increased burden on Maryland taxpayers, Maryland's crime statistics have not dropped in proportion to this increase; and

WHEREAS, Inmates released from Maryland prisons have recidivism rates between 41% and 51%; and

WHEREAS, Other states have successfully reformed their criminal justice and corrections systems to reduce incarceration to approximately half that of Maryland's rate by screening and targeting services to reduce offenders' recidivism; and

1 2 3 4 5 6 7	WHEREAS, State and local agencies could collaborate with each other and with service providers and other stakeholders of the criminal justice and corrections system to bring about comprehensive improvements in screening, diversion, alternative sentencing, corrections services, reentry, and collateral consequences to save taxpayer costs, reduce recidivism, facilitate the employment of ex-offenders, and to help ex-offenders become positive contributors to families, communities, and the tax base; and					
8 9 10	WHEREAS, Federal guidance and assistance is available through the Second Chance Act for implementation of corrections improvements through "Justice Reinvestment" funding without a long-term increase in taxes; now, therefore,					
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That:					
13	(a) There is a Task Force to Reduce Incarceration in Maryland.					
14	(b) The Task Force consists of the following members:					
15 16	(1) one member of the Senate of Maryland, appointed by the President of the Senate;					
17 18	(2) one member of the House of Delegates, appointed by the Speaker of the House;					
19 20	(3) the Secretary of Public Safety and Correctional Services, or the Secretary's designee;					
21 22	(4) the Secretary of Health and Mental Hygiene, or the Secretary's designee;					
23 24	(5) the Chair of the Maryland State Commission on Criminal Sentencing Policy, or the Chair's designee;					
25	(6) the Maryland Public Defender, or the Public Defender's designee;					
26 27 28	(7) two representatives from the Department of Human Resources, one who works in workforce development and one who works in child support enforcement, designated by the Secretary of Human Resources; and					
29	(8) the following representatives, appointed by the Governor:					
30	(i) a State's Attorney;					
31	(ii) a county police chief;					

the director of a county detention center;

(iii)

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$\frac{1}{2}$	ex–offenders;	(iv) a representative of a nonprofit organization that assists				
3		(v) a former inmate;				
4		(vi) a representative of a victim's advocacy group; and				
5 6 7	•	(vii) a representative of a diversion program that resolves or juvenile delinquency charges either before they are filed or, if tion, including a community conferencing program.				
8	(c) The C	Governor shall designate the chair of the Task Force.				
9 10	(d) The Governor's Office of Crime Control and Prevention shall provide staff for the Task Force.					
11	(e) A me	mber of the Task Force:				
12	(1)	may not receive compensation as a member of the Task Force; but				
13 14	(2) State Travel Regul	is entitled to reimbursement for expenses under the Standard lations, as provided in the State budget.				
15	(f) The T	ask Force shall:				
16	(1)	meet at least once per month; and				
17 18	(2) invited to testify or	hold at least two public meetings at which the general public is n issues being studied by the Task Force.				
19 20 21		Task Force shall study and make recommendations to address the essive criminalizing of nonviolent offenses and incarceration of rs, including:				
22 23	(1) including possession	how Maryland might decriminalize drug possession offenses, on of marijuana;				
24 25 26		alternate substance abuse control strategies to reduce taxpayer enile offenders, particularly those disparately impacted in minority roid the stigma of a criminal record;				
27 28 29 30 31	incarceration, and corrections progra	how statewide implementation of evidence—based programs, such der screening for risk level and treatment needs, alternatives to reentry initiatives, could be coordinated with local courts and local ms simultaneously to reduce crime, incarceration, and taxpayer 'Justice Reinvestment" funding;				

$\frac{1}{2}$	(4) by:	how	Maryland's prisons and detention centers could be improved		
3 4	(i) employing early screening and targeted rehabilitation services for individual offenders' needs;				
5		(ii)	appropriately limiting solitary confinement;		
6		(iii)	increasing employment programs;		
7 8	involvement in inc	(iv) dividua	depoliticizing parole by removing the Governor's al cases; and		
9 10 11	- C		facilitating inmates' successful reentry into communities al cooperation of State prisons, local detention centers, the ssion, and courts; and		
12 13	(5) statewide employment initiatives to assist residents to successfully complete corrections programs, including:				
14		(i)	employers' tax incentives;		
15		(ii)	certificates of rehabilitation;		
16 17	after 5 years of go	(iii) od con	expungement of certain nonviolent misdemeanor offenses duct; and		
18		(iv)	mitigation of other collateral consequences of conviction.		
19 20 21	(h) On or before December 31, 2014, the Task Force shall report its findings and recommendations to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly.				
22 23 24 25	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2014. It shall remain effective for a period of 1 year and 1 month and, at the end of June 30, 2015, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.				