HOUSE BILL 1136

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HB 1344/19 – APP

By: Delegates Haynes, T. Branch, C. Branch, Bridges, Brooks, Conaway, M. Jackson, Proctor, Queen, and Valderrama

Introduced and read first time: February 6, 2020 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 Department of Juvenile Services – Juvenile Strategic Reentry Program

3 FOR the purpose of requiring the Secretary of Juvenile Services to establish the Juvenile 4 Strategic Reentry Program for children committed to the custody or under the $\mathbf{5}$ guardianship of the Department of Juvenile Services; establishing the purpose of the 6 Program; requiring the Department to direct reentry specialists to oversee the return 7 of certain children to the community; requiring a reentry specialist to meet with a 8 child a certain number of days before the release of the child from an out-of-home 9 placement; requiring a reentry specialist to review certain items during a certain 10 meeting; requiring the reentry specialist to invite the family of the child to attend 11 and participate in the reentry planning process; requiring the reentry specialist to 12meet with the child and the family of the child after the child has been released from 13 commitment and has been in the community for a certain number of days; requiring, 14 after a certain initial meeting, the reentry specialist to meet with the child in 15intervals of a certain number of days for a certain period of time; requiring a reentry 16specialist to report quarterly to the Department on the progress of the child; 17authorizing the Department to adopt certain regulations; and generally relating to 18 the Juvenile Strategic Reentry Program and the Department of Juvenile Services.

- 19 BY adding to
- 20 Article Human Services
- 21 Section 9–247
- 22 Annotated Code of Maryland
- 23 (2019 Replacement Volume and 2019 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 26

Article – Human Services

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. 0lr2910



1 **9–247.**

2 (A) THE SECRETARY SHALL ESTABLISH THE JUVENILE STRATEGIC 3 REENTRY PROGRAM FOR CHILDREN COMMITTED TO THE CUSTODY OR UNDER THE 4 GUARDIANSHIP OF THE DEPARTMENT.

5 (B) THE PURPOSE OF THE PROGRAM IS TO REDUCE RECIDIVISM BY:

6 (1) PROVIDING SUPERVISION TO EACH CHILD WHO IS RETURNING 7 HOME FROM COMMITTED CARE;

8 (2) ENGAGING THE FAMILY OF THE CHILD AT ALL KEY CASE 9 PLANNING DECISION POINTS;

10(3)CONNECTING THE CHILD TO APPROPRIATE LOCAL EDUCATION11RESOURCES;

12(4)CONNECTING THE CHILD TO LOCAL EMPLOYMENT SERVICES AND13RESOURCES; AND

14 **(5)** IF THE CHILD IS IN NEED OF BEHAVIORAL OR SOMATIC HEALTH 15 SERVICES, CONNECTING THE CHILD TO LOCAL RESOURCES TO PROVIDE 16 CONTINUITY OF CARE.

17 (C) (1) TO CARRY OUT THE PURPOSE OF THE PROGRAM, THE 18 DEPARTMENT SHALL DIRECT REENTRY SPECIALISTS TO OVERSEE THE RETURN OF 19 CHILDREN DESCRIBED IN SUBSECTION (A) OF THIS SECTION TO THE COMMUNITY.

20(2)(1)A REENTRY SPECIALIST SHALL MEET WITH A CHILD 45 DAYS21BEFORE THE RELEASE OF THE CHILD FROM AN OUT-OF-HOME PLACEMENT.

(II) DURING THE MEETING, THE REENTRY SPECIALIST SHALL
REVIEW THE HOUSING PLAN, EDUCATION AND OCCUPATIONAL NEEDS, ONGOING
BEHAVIORAL OR SOMATIC HEALTH SERVICE REQUIREMENTS, AND FAMILY
RELATIONSHIPS OF THE CHILD.

26(III) THE REENTRY SPECIALIST SHALL INVITE THE FAMILY OF27THE CHILD TO ATTEND AND PARTICIPATE IN THE REENTRY PLANNING PROCESS.

(3) AFTER THE CHILD IS RELEASED FROM COMMITMENT AND HAS
BEEN IN THE COMMUNITY FOR 30 DAYS, THE REENTRY SPECIALIST SHALL MEET
WITH THE CHILD AND THE FAMILY OF THE CHILD TO ASSESS WHETHER THE CHILD
HAS ACCESSED ALL NEEDED SERVICES, HAS SUCCESSFULLY ENROLLED IN SCHOOL,
AND HAS REMAINED IN STABLE AND SUITABLE HOUSING.

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1 (4) FOLLOWING THE INITIAL MEETING DESCRIBED IN PARAGRAPH 2 (3) OF THIS SUBSECTION, THE REENTRY SPECIALIST SHALL MEET WITH THE CHILD 3 EVERY **30** DAYS TO REVIEW WHETHER THE CHILD HAS ACCESSED ALL NEEDED 4 SERVICES, HAS SUCCESSFULLY ENROLLED IN SCHOOL, AND HAS REMAINED IN 5 STABLE AND SUITABLE HOUSING UNTIL THE CHILD REACHES THE AGE OF 18 YEARS 6 OR IS RELEASED FROM THE CARE AND CUSTODY OF THE DEPARTMENT, WHICHEVER 7 OCCURS FIRST.

8 (D) A REENTRY SPECIALIST SHALL REPORT QUARTERLY TO THE 9 DEPARTMENT REGARDING THE PROGRESS OF THE CHILD.

10 (E) THE DEPARTMENT MAY ADOPT REGULATIONS TO IMPLEMENT THIS 11 SECTION.

12 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 13 October 1, 2020.