SENATE BILL 977

By: Senator Lee
Introduced and read first time: February 15, 2022
Assigned to: Rules
Re-referred to: Judicial Proceedings, March 7, 2022
Committee Report: Favorable with amendments
Senate action: Adopted
Read second time: March 26, 2022

CHAPTER _____

1 AN ACT concerning

2 Correctional Services – Step–Down Programs – Cause of Action

3 Restrictive Housing – Direct Release

4 FOR the purpose of providing for a certain step-down program that the Commissioner of

5 Correction is required to provide to a certain inmate in a certain manner; authorizing

6 a certain civil action for damages; and generally relating to programs for inmates

7 prohibiting the Commissioner of Correction from prohibiting an inmate placed in

8 restrictive housing from having access to a reentry specialist or case manager within

9 a certain period before the direct release of the inmate from a correctional facility to

10 the community; and generally relating to restrictive housing of inmates.

11 BY repealing and reenacting, without amendments,

12 Article – Correctional Services

13 Section 9–614(a)

14 Annotated Code of Maryland

15 (2017 Replacement Volume and 2021 Supplement)

16 BY adding to

17 Article – Correctional Services

18 Section 9–614.2

19 Annotated Code of Maryland

20 (2017 Replacement Volume and 2021 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.
Underlining indicates amendments to bill.
Strikeout indicates matter stricken from the bill by amendment or deleted from the law by
amendment.
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
That the Laws of Maryland read as follows:

Article – Correctional Services

9–614.

(a) (1) In this section the following words have the meanings indicated.

(2) “Correctional unit” has the meaning stated in § 2–401 of this article.

(3) (i) “Restrictive housing” means a form of physical separation that
has not been requested by the inmate in which the inmate is placed in a locked room or cell
for approximately 22 hours or more out of a 24–hour period.

(ii) “Restrictive housing” includes administrative segregation and
disciplinary segregation.

9–614.2.

(A) In this section, “RESTRICTIVE HOUSING” has the meaning stated
in § 9–614 of this subtitle.

(B) To the extent possible, the Commissioner of Correction may
not prohibit an inmate placed in restrictive housing from having access
to a reentry specialist or case manager within 180 days before the
direct release of the inmate from a correctional facility to the
community.

(A) (1) In this section the following words have the meanings
indicated.

(2) “MULTIDISCIPLINARY TREATMENT TEAM” means an
integrated team that meets to develop and provide necessary health
and behavioral health care services and individualized treatment that
addresses the needs of an inmate in restrictive housing or in a
step-down program.

(3) “STEP-DOWN PROGRAM” means a system of review with
established criteria that prepares an inmate for transition to the
general population or the community.

(B) Before the transfer of an inmate placed in restrictive
housing to the general population or the direct release of an inmate
FROM A FACILITY TO THE COMMUNITY, THE COMMISSIONER OF CORRECTION SHALL PROVIDE TO THE INMATE A STEP-DOWN PROGRAM.

(C) (1) A STEP-DOWN PROGRAM SHALL BE INDIVIDUALIZED TO THE NEEDS OF THE INMATE AND INVOLVE A COORDINATED, MULTIDISCIPLINARY TREATMENT TEAM APPROACH.

(2) A MULTIDISCIPLINARY TREATMENT TEAM MAY INCLUDE PSYCHOLOGISTS, PSYCHIATRIC PRACTITIONERS, LICENSED SOCIAL WORKERS, LICENSED MENTAL HEALTH COUNSELORS, REGISTERED NURSES, ACTIVITY THERAPISTS, AND CORRECTIONAL STAFF.

(3) IF AN INMATE NEEDS CHRONIC CARE OR OTHER SIGNIFICANT MEDICAL ACCOMMODATION TO PARTICIPATE IN THE PROGRAM, THE MULTIDISCIPLINARY TREATMENT TEAM SHALL INCLUDE APPROPRIATE MEDICAL PERSONNEL.

(D) A STEP-DOWN PROGRAM SHALL INCLUDE:

(1) A PRE-SCREENING EVALUATION;

(2) MONTHLY EVALUATIONS USING A MULTIDISCIPLINARY TREATMENT TEAM APPROACH TO DETERMINE THE INMATE’S COMPLIANCE WITH PROGRAM REQUIREMENTS;

(3) SUBJECT TO MONTHLY EVALUATIONS:

(I) GRADUALLY INCREASED OUT-OF-CELL TIME;

(II) GRADUALLY INCREASED GROUP INTERACTION;

(III) GRADUALLY INCREASED EDUCATION AND PROGRAMMING OPPORTUNITIES; AND

(IV) GRADUALLY INCREASED PRIVILEGES;

(4) A STEP-DOWN TRANSITION COMPLIANCE REVIEW; AND

(5) A POSTSCREENING EVALUATION.

(E) AN INMATE WITH LESS THAN 180 DAYS UNTIL RELEASE TO THE COMMUNITY MAY NOT BE DENIED ACCESS TO A STEP-DOWN PROGRAM UNLESS THE WARDEN OR THE WARDEN’S DESIGNEE MAKES AN INDIVIDUALIZED DETERMINATION
CERTIFIED IN WRITING AND BASED ON CLEAR AND CONVINCING EVIDENCE THAT THE INMATE POSES:

(1) A GRAVE RISK OF HARM TO OTHERS OR THE SECURITY OF THE FACILITY AND ALL OTHER LESS RESTRICTIVE OPTIONS HAVE BEEN EXHAUSTED; OR

(2) AN IMMEDIATE AND CREDIBLE FLIGHT RISK THAT CANNOT BE REASONABLY PREVENTED BY OTHER MEANS.

(f) The Commissioner of Correction shall document in writing the justification for an inmate being transferred directly from restrictive housing to the general population or released directly from incarceration to the community without having participated in a step-down program.

(g) A former inmate who has suffered a specific and direct injury from a denial of the right to access a step-down program under this section may bring a civil action in a court of competent jurisdiction for damages, including costs and reasonable attorney’s fees.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2022.

Approved:

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Governor.

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President of the Senate.

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Speaker of the House of Delegates.