(4lr1629)

ENROLLED BILL

- Judiciary/Judicial Proceedings -

Introduced by Delegates Taylor, Taveras, Boafo, Alston, Amprey, Anderton, Davis, Fennell, Henson, Ivey, Lehman, J. Long, Martinez, McCaskill, Pasteur, Phillips, Roberson, Roberts, Sample-Hughes, Schmidt, Simpson, Smith, Toles, Tomlinson, Turner, and Woods Woods, Embry, Conaway, Kaufman, Williams, and Crutchfield

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.
		Speaker.
	CHAPTER	

1 AN ACT concerning

Task Force on the Creation of a Division of Returning Citizens and Expanded Reentry Services – Establishment

- FOR the purpose of establishing the Task Force on the Creation of a Division of Returning
 Citizens and Expanded Reentry Services; requiring the Task Force to submit a
 certain report to the General Assembly on or before a certain date; and generally
 relating to the Task Force on the Creation of a Division of Returning Citizens and
 Expanded Reentry Services.
- 9 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 10 That:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining 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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$\frac{1}{2}$	(a) Expanded R		e is a Task Force on the Creation of a Division of Returning Citizens and y Services.
3	(b)	The 7	Task Force consists of:
45	the Senate;	(1)	one member of the Senate of Maryland, appointed by the President of
$6 \\ 7$	House;	(2)	one member of the House of Delegates, appointed by the Speaker of the
8 9	Secretary's	(3) design	the Secretary of Public Safety and Correctional Services, or the ee;
10 11	Secretary's	(4) design	the Secretary of Housing and Community Development, or the ee;
12		(5)	the Secretary of Health, or the Secretary's designee;
13		(6)	the Secretary of Human Services, or the Secretary's designee;
14		(7)	the Secretary of Labor, or the Secretary's designee;
15		(8)	the Public Defender, or the Public Defender's designee; and
16		<u>(9)</u>	the Attorney General, or the Attorney General's designee;
17 18 19	<u>Public Safet</u> <u>Correctiona</u>		<u>a member of the Division of Parole and Probation in the Department of</u> <u>Correctional Services, designated by the Secretary of Public Safety and</u> <u>ices; and</u>
20		(9) (1	<u>1)</u> the following members, appointed by the Governor:
$\begin{array}{c} 21 \\ 22 \end{array}$	correctional	facilit	(i) one individual who was formerly incarcerated in a State
$\begin{array}{c} 23\\ 24 \end{array}$	who is curre	ently in	(ii) one individual who is the family member of a male individual nearcerated in a State correctional facility;
$\frac{25}{26}$	who is curre	ently in	(iii) one individual who is the family member of a female individual ncarcerated in a State correctional facility;
$\begin{array}{c} 27\\ 28 \end{array}$	Association,	recom	(iv) one representative of the Maryland State's Attorneys' nmended by the President of the Maryland State's Attorneys' Association;
29			(v) one representative of the Lived Experience Advisory Committee;

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1	(vi) one representative of Maryland Legal Aid;		
2	(vii) one representative of Life After Release;		
3	(viii) one representative of the Maryland Reentry Resource Center;		
$4 \\ 5 \\ 6$	(ix) one representative of the Maryland Equitable Justice Collaborative <u>, recommended by the cochairs of the Maryland Equitable Justice</u> <u>Collaborative</u> ;		
7 8	(x) three representatives from county workforce development programs;		
9	(xi) two representatives from county reentry organizations; and		
10 11	(xii) two representatives of a nonprofit organization focused on reentry of incarcerated individuals.		
12 13	(c) The members of the Task Force shall elect a chair from among the members of the Task Force.		
$\begin{array}{c} 14 \\ 15 \end{array}$			
16	(e) A member of the Task Force:		
17	(1) may not receive compensation as a member of the Task Force; but		
18 19	(2) is entitled to reimbursement for expenses under the Standard State Travel Regulations, as provided in the State budget.		
$\begin{array}{c} 20\\ 21 \end{array}$	(f) <u>A member of the Task Force serves at the pleasure of the person who appointed the member.</u>		
$22 \\ 23 \\ 24$	Task Force shall vote to adopt a code of conduct providing for the acceptable conduct of		
25	(f) (h) The Task Force shall:		
26	(1) identify and assess the reentry services that exist in the State;		
27	(2) identify gaps in reentry services currently provided in the State;		
28	(3) assess the markers of successful reentry;		

4 HOUSE BILL 1037 1 ensure that the recommendations of the Task Force equally consider (4) $\mathbf{2}$ returning citizens regardless of gender; 3 develop a plan to establish a Division of Returning Citizens within the (5)Department of Public Safety and Correctional Services to: 4 $\mathbf{5}$ (i) assess measures of reentry success; 6 (ii) coordinate existing Department and community reentry 7 programs; 8 (iii) remove barriers to reentry; 9 empower residents to break the cycle of recidivism; and (iv) 10 connect incarcerated individuals to pre-release and postrelease (v) 11 assistance; and 12 develop a plan to expand the following services for individuals in the (6)State after release from incarceration: 13(i) 14housing services, including: 151. a needs assessment before an individual is released; 2. 16 assistance in finding a halfway house, family home, or 17apartment; 18 3. transportation to an individual's home on release; 19 4. referral to first-time home buyer programs; and 205. other housing services currently provided by the Re-entry and Transition Services Unit: 2122(ii) employment services, including: 231. a needs assessment before an individual is released; 242.employment and entrepreneur training; 25resume assistance; 3. 264. assistance obtaining vital documents and State 27identification; 28connection to employers; and 5.

$egin{array}{c} 1 \ 2 \end{array}$	Re–entry and Transition	6. Servio	other employment services currently provided by the ces Unit;
3	(iii)	socia	lization services, including:
4		1.	a needs assessment before an individual is released;
5		2.	financial literacy training;
6		3.	connection with a mentor;
7		4.	technology acclimation and training; and
8 9	Re–entry and Transition	5. 1 Servie	other socialization services currently provided by the ces Unit;
10	(iv)	healt	h services, including:
11		1.	a needs assessment before an individual is released;
12		2.	connection to:
13		A.	a primary care provider;
14		В.	mental health services;
15		C.	dental care;
16		D.	anger management therapy;
17		E.	substance abuse counseling; and
18		F.	nutrition counseling; and
$\begin{array}{c} 19\\ 20 \end{array}$	and Transition Services	3. Unit;	other health services currently provided by the Re–entry
21	(v)	legal	assistance, including:
22		1.	a needs assessment before an individual is released;
23		2.	assistance with obtaining child support;
24		3.	assistance with expungement of criminal records; and

1 2	4. and Transition Services Unit;	other legal services currently provided by the Re-entry
3	(vi) educ	cation services, including:
4	1.	a needs assessment before an individual is released;
5	2.	connection to GED programs;
6	3.	connection to postsecondary education; and
$7 \\ 8$	4. Re–entry and Transition Serv	other education services currently provided by the ices Unit;
9	(vii) coor	dination with county reentry programs, including:
10	1.	notification of release to a home county; and
11	2.	assistance acquiring dental and health records;
$\begin{array}{c} 12 \\ 13 \end{array}$		er services identified at the time of the trial, during an individual who is being released from incarceration; and
$\begin{array}{c} 14 \\ 15 \end{array}$	(ix) othe Services Unit.	er services currently provided by the Re–entry and Transition
16 17 18		cember 31, 2025, the Task Force shall, in accordance with § ent Article, submit a report to the General Assembly of its s.
19	SECTION 2. AND BE I'	T FURTHER ENACTED, That this Act shall take effect June

19 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 20 1, 2024. It shall remain effective for a period of 2 years and 1 month and, at the end of June 21 30, 2026, this Act, with no further action required by the General Assembly, shall be 22 abrogated and of no further force and effect.