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 $\begin{array}{c} 4 lr 1629 \\ CF SB 1036 \end{array}$

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

Introduced and read first time: February 7, 2024

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning 2 Task Force on the Creation of a Division of Returning Citizens and Expanded 3 Reentry Services - Establishment FOR the purpose of establishing the Task Force on the Creation of a Division of Returning 4 Citizens and Expanded Reentry Services; requiring the Task Force to submit a 5 6 certain report to the General Assembly on or before a certain date; and generally 7 relating to the Task Force on the Creation of a Division of Returning Citizens and 8 Expanded Reentry Services. 9 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. 10 That: 11 There is a Task Force on the Creation of a Division of Returning Citizens and (a) Expanded Reentry Services. 12 13 (b) The Task Force consists of: 14 one member of the Senate of Maryland, appointed by the President of (1)the Senate; 15 16 (2)one member of the House of Delegates, appointed by the Speaker of the 17 House; 18 the Secretary of Public Safety and Correctional Services, or the (3)19 Secretary's designee; 20 the Secretary of Housing and Community Development, or the **(4)** 21Secretary's designee;



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(d)

for the Task Force.

1	(5)	the Se	ecretary of Health, or the Secretary's designee;					
2	(6)	the Secretary of Human Services, or the Secretary's designee;						
3	(7)	the Secretary of Labor, or the Secretary's designee;						
4	(8)	the Public Defender, or the Public Defender's designee; and						
5	(9)	the fo	ollowing members, appointed by the Governor:					
6 7	correctional facility	(i) y;	one individual who was formerly incarcerated in a State					
8 9	who is currently in	(ii) acarcer	one individual who is the family member of a male individual rated in a State correctional facility;					
10 11	who is currently in	(iii) ncarcer	one individual who is the family member of a female individual rated in a State correctional facility;					
12 13	Association, recom	(iv) mende	one representative of the Maryland State's Attorneys' ed by the President of the Maryland State's Attorneys' Association;					
14		(v)	one representative of the Lived Experience Advisory Committee;					
15		(vi)	one representative of Maryland Legal Aid;					
16		(vii)	one representative of Life After Release;					
17		(viii)	one representative of the Maryland Reentry Resource Center;					
18 19	Collaborative;	(ix)	one representative of the Maryland Equitable Justice					
20 21	programs;	(x)	three representatives from county workforce development					
22		(xi)	two representatives from county reentry organizations; and					
23 24	reentry of incarcer	(xii) ated in	two representatives of a nonprofit organization focused on adividuals.					
25 26	(c) The notes of the Task Force.	nembe	rs of the Task Force shall elect a chair from among the members					

The Department of Public Safety and Correctional Services shall provide staff

1	(e)	A me	ember of the Task Force:									
2		(1)	may not receive compensation as a member of the Task Force; but						but			
3 4	Travel Regu	(2) ılation	is entitled to reimbursement for expenses under the Standard State as, as provided in the State budget.									
5	(f)	The T	Task Fo	orce shall:								
6		(1)	ident	fy and as	sess the	reent	ry servic	es tha	at exis	t in the	e State;	
7		(2)	ident	fy gaps in	reentry	serv	ices curre	ently	provid	ed in t	he Stat	e;
8		(3)	asses	s the mar	xers of su	ucces	sful reen	try;				
9 10	returning ci	(4) tizens		e that the less of ger		nend	ations of	the T	Гask F	orce e	qually (consider
11 12	Department	(5) c of Pu		op a plan Gety and C					eturnii	ng Citiz	zens wi	thin the
13			(i)	assess m	easures	of ree	entry suc	cess;				
14 15	programs;		(ii)	coordina	ce exist	ting	Departr	nent	and	comm	unity	reentry
16			(iii)	remove b	arriers t	to ree	entry;					
17			(iv)	empower	residen	ts to	break the	e cycl	e of re	eidivisr	m; and	
18 19	assistance;	and	(v)	connect i	ncarcera	ated i	ndividua	als to	pre–re	elease a	and pos	trelease
20 21	(6) develop a plan to expand the following services for individuals in the State after release from incarceration:						s in the					
22			(i)	housing	services,	inclu	ıding:					
23				1. a i	needs ass	sessn	nent befo	re an	indivi	dual is	release	ed;
24 25	apartment;			2. as	sistance	in fi	inding a	halfv	vay ho	ouse, fa	amily h	iome, or
26				3. tra	nsporta	tion 1	to an ind	ividua	al's ho	me on 1	release;	
27				4. re	ferral to	first-	-time hor	ne bu	yer pr	ograms	s; and	

$\begin{array}{c} 1 \\ 2 \end{array}$	5. and Transition Services Unit	other housing services currently provided by the Re–entry
3	(ii) em	ployment services, including:
4	1.	a needs assessment before an individual is released;
5	2.	employment and entrepreneur training;
6	3.	resume assistance;
7 8	4. identification;	assistance obtaining vital documents and State
9	5.	connection to employers; and
10 11	6. Re–entry and Transition Ser	other employment services currently provided by the vices Unit;
12	(iii) soc	ialization services, including:
13	1.	a needs assessment before an individual is released;
14	2.	financial literacy training;
15	3.	connection with a mentor;
16	4.	technology acclimation and training; and
17 18	5. Re–entry and Transition Ser	other socialization services currently provided by the vices Unit;
19	(iv) hea	alth services, including:
20	1.	a needs assessment before an individual is released;
21	2.	connection to:
22	A.	a primary care provider;
23	В.	mental health services;
24	C.	dental care;
25	D.	anger management therapy;

1		E.	substance abuse counseling; and
2		F.	nutrition counseling; and
3 4	and Transition Services	3. Unit;	other health services currently provided by the Re-entry
5	(v)	legal	assistance, including:
6		1.	a needs assessment before an individual is released;
7		2.	assistance with obtaining child support;
8		3.	assistance with expungement of criminal records; and
9 10	and Transition Services	4. Unit;	other legal services currently provided by the Re-entry
11	(vi)	educa	ation services, including:
12		1.	a needs assessment before an individual is released;
13		2.	connection to GED programs;
14		3.	connection to postsecondary education; and
15 16	Re–entry and Transition	4. Service	other education services currently provided by the ees Unit;
17	(vii)	coord	ination with county reentry programs, including:
18		1.	notification of release to a home county; and
19		2.	assistance acquiring dental and health records;
20 21	(viii) incarceration, or on release		services identified at the time of the trial, during n individual who is being released from incarceration; and
22 23	(ix) Services Unit.	other	services currently provided by the Re–entry and Transition
24 25 26	,	ernme	mber 31, 2025, the Task Force shall, in accordance with § nt Article, submit a report to the General Assembly of its

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June

1, 2024. It shall remain effective for a period of 2 years and 1 month and, at the end of June

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- 1 30, 2026, this Act, with no further action required by the General Assembly, shall be
- $2\quad abrogated \ and \ of \ no \ further \ force \ and \ effect.$