HOUSE BILL 485

5lr1236

By: Delegates T. Morgan, Crosby, and M. Morgan St. Mary's County Delegation

Introduced and read first time: January 20, 2025 Assigned to: Judiciary

Committee Report: Favorable with amendments House action: Adopted Read second time: March 1, 2025

CHAPTER _____

1 AN ACT concerning

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St. Mary's County - Corrections

- FOR the purpose of adding programs that the St. Mary's County Sheriff is authorized to establish; repealing a requirement that the Sheriff or the Sheriff's designee collect the earnings of a certain individual participating in a certain program; authorizing the Sheriff or the Sheriff's designee to direct an individual participating in a certain program to provide proof that the individual has made payments toward certain ethlicities and program to provide proof that the individual has made payments toward certain
- 8 obligations; and generally relating to corrections in St. Mary's County.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Correctional Services
- 11 Section 11–720
- 12 Annotated Code of Maryland
- 13 (2017 Replacement Volume and 2024 Supplement)
- 14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 15 That the Laws of Maryland read as follows:
- 16

Article – Correctional Services

- 17 11-720.
- 18 (a) This section applies only in St. Mary's County.
- 19 (b) (1) The Sheriff may establish:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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1		(i)	a home detention program;
2		(II)	A DAY REPORTING PROGRAM;
3		[(ii)]	(III) a work release program;
4		(IV)	AN IN-PATIENT TREATMENT PROGRAM;
5		[(iii)]	(V) a pretrial release SUPERVISION program; and
6		[(iv)]	(VI) a prerelease program.
7 8	(2) Sheriff shall adopt	(i) regula	If the Sheriff establishes a program under this section, the ations necessary to implement each program established.
9 10 11			If a condition that a court imposes on an [incarcerated] t with a regulation adopted under this subsection, the condition trols as to that [incarcerated] individual.
$12 \\ 13 \\ 14 \\ 15$	-	ual's [e time of [sentencing] A COURT PROCEEDING or at any time confinement] PARTICIPATION IN A PROGRAM, the court may participate in any program established under this section if the
$\begin{array}{c} 16 \\ 17 \end{array}$	and	(i)	is [sentenced] COURT-ORDERED to the custody of the Sheriff;
18 19	violence as defined	(ii) l in § 1	has no other charges for a felony or a [violation of a] crime of 4–101 of the Criminal Law Article pending in any jurisdiction.
20 21 22 23 24	PARTICIPATE IN	this A St. I	incarcerated] individual who is participating in any program section and who is [sentenced to the] AUTHORIZED TO Mary's County Detention and Rehabilitation Center PROGRAM h center to], WITH THE APPROVAL OF THE SHERIFF OR THE
25		(i)	continue regular employment;
26		(ii)	seek new employment;
27		(iii)	attend any court-ordered treatment appointments;
28		(iv)	receive intensive counseling;
29		(v)	obtain academic education; or

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1 (vi) maximize use of other community resources or other similar 2 rehabilitative activities.

3 (d) [(1)] The Sheriff or the Sheriff's designee [shall collect the earnings of an 4 incarcerated individual participating in a program established under this section, less any 5 payroll deduction required by law.

6 (2) From the earnings of the incarcerated individual, the Sheriff may 7 deduct:

8 (i) the amount determined to be the cost to the county of providing 9 food, lodging, clothing, and transportation for the incarcerated individual;

(ii) actual and necessary food, travel, and other expenses incidental
 to the incarcerated individual's participation in the program;] MAY DIRECT AN
 INDIVIDUAL PARTICIPATING IN A PROGRAM ESTABLISHED UNDER THIS SECTION TO
 PROVIDE PROOF THAT THE INDIVIDUAL HAS MADE PAYMENTS TOWARD ANY OF THE
 FOLLOWING OBLIGATIONS:

15 [(iii)] (1) an amount the [incarcerated] individual is legally 16 obligated [or desires] to pay for the support of a dependent;

17 [(iv) if applicable, a reasonable amount to repay the State or the 18 county for an attorney appointed by the court; and]

- 19 [(v)] (2) court–ordered payments for restitution[.
- 20 (3) The Sheriff shall:

21 (i) credit to the incarcerated individual's account any remaining 22 balance; and

(ii) dispose of the balance in the incarcerated individual's account as
the incarcerated individual requests and the Sheriff approves]; OR

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(3) COURT-ORDERED FEES OR FINES.

(e) (1) If an [incarcerated] individual violates a trust or a condition that a
 court or Sheriff has established for participating in any program established under this
 section, the Sheriff or the Sheriff's designee shall notify the court in writing of the violation.

29 (2) An [incarcerated] individual who violates a trust or a condition that a 30 court or Sheriff has established for participating in any program established under this 31 section is subject to:

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(i) removal from the program; and

2 (ii) cancellation of any earned diminution of the [incarcerated] 3 individual's term of confinement.

4 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 5 October 1, 2025.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.