SENATE BILL 999

 $\mathbf{E4}$

0lr3629 CF HB 740

By: **Senator Waldstreicher** Introduced and read first time: February 6, 2020 Assigned to: Rules

A BILL ENTITLED

1 AN ACT concerning

2 Correctional Services – Restrictive Housing – Direct Release

3 FOR the purpose of requiring the Commissioner of Correction to provide a certain inmate 4 with a certain transitional process at a certain time; establishing the requirements $\mathbf{5}$ of a certain transitional process; prohibiting an inmate from being placed in 6 restrictive housing within a certain number of days before release except under 7 certain circumstances; requiring a certain inmate to receive a certain placement 8 authorization; requiring a certain inmate to sign a certain acknowledgment of 9 receipt; requiring the Commissioner to document a certain action in a certain manner; requiring a certain inmate to receive a copy of a certain release plan and 1011 notification under certain circumstances; defining a certain term; providing for the 12application of this Act; and generally relating to restrictive housing of inmates.

- 13 BY repealing and reenacting, without amendments,
- 14 Article Correctional Services
- 15 Section 9–614(a)
- 16 Annotated Code of Maryland
- 17 (2017 Replacement Volume and 2019 Supplement)
- 18 BY adding to
- 19 Article Correctional Services
- 20 Section 9–614.2
- 21 Annotated Code of Maryland
- 22 (2017 Replacement Volume and 2019 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 24 That the Laws of Maryland read as follows:
- 25

Article – Correctional Services

26 9**-**614.

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



 $\mathbf{2}$ **SENATE BILL 999** In this section the following words have the meanings indicated. 1 (a) (1) $\mathbf{2}$ (2)"Correctional unit" has the meaning stated in § 2–401 of this article. 3 "Restrictive housing" means a form of physical separation that (3)(i) has not been requested by the inmate in which the inmate is placed in a locked room or cell 4 for approximately 22 hours or more out of a 24-hour period. $\mathbf{5}$ 6 "Restrictive housing" includes administrative segregation and (ii) 7 disciplinary segregation. 9-614.2. 8 IN THIS SECTION, "RESTRICTIVE HOUSING" HAS THE MEANING STATED 9 (A) IN § 9–614 OF THIS SUBTITLE. 10 11 **(B)** THIS SECTION DOES NOT APPLY TO: 12(1) AN INMATE WHO POSES A SUBSTANTIAL AND IMMEDIATE THREAT 13TO OTHERS; 14(2) ADMINISTRATIVE SEGREGATION OF AN INMATE FOR NOT MORE 15THAN 5 DAYS FOR REASONS RELATED TO THE RELEASE OF THE INMATE; OR 16(3) AN INMATE WHO REQUESTS VOLUNTARY PLACEMENT IN 17ADMINISTRATIVE OR RESTRICTIVE HOUSING. 18 **(C)** MORE THAN 180 DAYS BEFORE THE DIRECT RELEASE FROM A FACILITY 19 TO THE COMMUNITY OF AN INMATE WHO HAS BEEN PLACED IN RESTRICTIVE 20HOUSING, THE COMMISSIONER OF CORRECTION SHALL PROVIDE TO THE INMATE A TRANSITIONAL PROCESS DESCRIBED IN SUBSECTION (D) OF THIS SECTION. 2122**(D)** A TRANSITIONAL PROCESS SHALL INCLUDE: 23(1) SUBSTANTIAL RESOCIALIZATION PROGRAMMING IN A GROUP 24SETTING: 25(2) REGULAR MENTAL HEALTH COUNSELING TO ASSIST IN THE 26TRANSITION; 27ASSISTANCE IN FINDING HOUSING AND OBTAINING STATE AND (3) 28FEDERAL BENEFITS; AND

SENATE BILL 999

1 REENTRY PLANNING, CONTINUUM OF CARE, AND REFERRAL (4) $\mathbf{2}$ SERVICES OFFERED TO INMATES IN A GENERAL POPULATION SETTING, INCLUDING: 3 **(I)** SUBSTANCE ABUSE EDUCATION AND TREATMENT 4 **REFERRALS;** 5**(II)** JOB READINESS AND PRE-EMPLOYMENT TRAINING; 6 (III) VOCATIONAL SKILLS AND CAREER RESOURCES; 7 (IV) VIOLENCE PREVENTION; 8 (V) **CONFLICT RESOLUTION;** 9 (VI) COGNITIVE THINKING SKILLS; (VII) PARENTING COURSES; AND 10 11 (VIII) EDUCATIONAL ORIENTATION. 12 **(E)** (1) AN INMATE MAY NOT BE PLACED IN RESTRICTIVE HOUSING 13WITHIN 180 DAYS BEFORE A RELEASE DATE, UNLESS THE WARDEN OR THE WARDEN'S DESIGNEE MAKES AN INDIVIDUALIZED DETERMINATION AND CERTIFIES 14 15IN WRITING, BASED ON CLEAR AND CONVINCING EVIDENCE, THAT: 16 **(I)** THE INMATE POSES A GRAVE RISK OF HARM TO OTHERS OR 17THE SECURITY OF THE FACILITY AND ALL OTHER LESS RESTRICTIVE OPTIONS HAVE 18 **BEEN EXHAUSTED; OR** 19 THE INMATE POSES AN IMMEDIATE AND CREDIBLE FLIGHT **(II)** 20**RISK THAT CANNOT BE REASONABLY PREVENTED BY OTHER MEANS.** 21(2) AN INMATE PLACED IN RESTRICTIVE HOUSING SHALL **(I)** 22RECEIVE A COPY OF THE PLACEMENT AUTHORIZATION, RECEIPT FOR WHICH IS TO BE SIGNED BY THE INMATE, STATING: 23241. THE REASONING ON WHICH THE DETERMINATION TO 25PLACE THE INMATE IN RESTRICTIVE HOUSING WAS MADE; 262. THE LENGTH OF TIME OF PLACEMENT; AND 273. PROCEDURES FOR APPEALING THE PLACEMENT.

1(II) THE INMATE SHALL SIGN AN ACKNOWLEDGMENT OF2RECEIPT OF THE PLACEMENT AUTHORIZATION.

3 (F) (1) THE COMMISSIONER OF CORRECTION SHALL DOCUMENT IN 4 WRITING THE JUSTIFICATION FOR AN INMATE BEING RELEASED DIRECTLY FROM 5 RESTRICTIVE HOUSING TO THE COMMUNITY.

6 (2) AN INMATE RELEASED DIRECTLY FROM RESTRICTIVE HOUSING 7 TO THE COMMUNITY SHALL BE PROVIDED:

8 (I) UNLESS THE RELEASE IS A RESULT OF A COURT ORDER 9 REQUIRING AN IMMEDIATE RELEASE, A RELEASE PLAN TAILORED TO THE SPECIFIC 10 NEEDS OF THE INMATE; AND

11(II) NOTIFICATION OF APPLICABLE AND AVAILABLE12COMMUNITY RESOURCES.

13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 14 October 1, 2020.

4