## **SENATE BILL 982**

E3 7lr2738 CF HB 1256

By: Senators Muse, Benson, Madaleno, Robinson, and Young

Introduced and read first time: February 3, 2017

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 14, 2017

CHAPTER

## 1 AN ACT concerning

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## Juveniles - Strip Search - Limitations <u>Department of Juvenile Services - Implementation of Task Force</u> <u>Recommendations - Report</u>

FOR the purpose of requiring that the Department of Juvenile Services adopt regulations applicable to certain facilities that prohibit the strip search of a child except under certain circumstances; permitting the strip search of a child at a facility under certain circumstances; requiring facility staff to exhaust certain alternatives before the strip search of a child; authorizing the strip search of a child on admission to a certain facility under certain circumstances; requiring that a certain authorization for a strip search of a child be made in writing and include certain information; requiring the Department to make a certain report; and generally relating to juvenile strip searches the Department of Juvenile Services to report on the status of the implementation of certain recommendations of the Task Force to Study the Restraint, Searches, and Needs of Children in the Juvenile Justice System; specifying certain recommendations on which the Department must report; requiring the Department to submit a certain report to the Governor and the General Assembly on or before a certain date; providing for the termination of this Act; and generally relating to the Task Force to Study the Restraint, Searches, and Needs of Children in the Juvenile Justice System and the Department of Juvenile Services.

BY repealing and reenacting, without amendments,

Article - Human Services

23 Section 9-227(a) and (b)(3)

Annotated Code of Maryland

## 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.



1	(2007 Volume and	<del>l 2016 Sup</del>	<del>oplement)</del>
2 3 4 5 6	BY repealing and reena Article - Human Section 9-227(b)( Annotated Code (2007 Volume and	<del>Services</del> <del>2) and 9–2</del> <del>f Marylan</del>	<del>237</del> <del>d</del>
7 8 9 10 11	BY adding to Article - Human Section 9-247 Annotated Code of (2007 Volume and	<del>f Marylan</del>	
12 13	SECTION 1. BE That the Laws of Maryl		TED BY THE GENERAL ASSEMBLY OF MARYLAND, as follows:
14 15 16 17	the status of the impler Restraint, Searches, ar	nentation d Needs	nt of Juvenile Services shall prepare a progress report on of the recommendations of the Task Force to Study the of Children in the Juvenile Justice System that was Acts of the General Assembly of 2016.
18 19	(2) In p shall compile information	_	he report required under this section, the Department
20 21	<u>(i)</u> <u>use of:</u>	changes	to Department policies and procedures regarding the
22		<u>1.</u> <u>vi</u>	sual body searches; and
23		<u>2.</u> <u>m</u>	echanical restraints during transportation;
24 25	(ii) including:	the colle	ection of data related to the use of visual body searches,
26		<u>1.</u> <u>th</u>	ne number of searches conducted;
27		<u>2.</u> <u>th</u>	ne circumstances leading to the searches;
28 29	child, including from wh		detailed description of each item recovered from the em was recovered;
30		<u>4.</u> <u>th</u>	ne gender, race, and age of each child; and
31		<u>5.</u> <u>th</u>	ne date, time, and location of the search; and

1 2	(iii) during transportation, in		ollection of data related to the use of mechanical restraints g:
3 4	during transportation;	<u>1.</u>	the number of times mechanical restraints are used
5 6	original destination; and	<u>2.</u>	the travel date, start and end times, and address of the
7		<u>3.</u>	the gender, race, and age of each child.
8 9 10 11	submit to the Governor a the General Assembly the	nd, in ne repo	ember 1, 2017, the Department of Juvenile Services shall accordance with § 2–1246 of the State Government Article, ort on the implementation of the recommendations of the specified in paragraph (a)(2) of this section.
12		3	Article - Human Services
13	<del>9-227.</del>		
14 15	(a) Each facilit		ribed in § 9–226 of this subtitle shall operate under the at of the Department.
16	(b) The Departs	<del>ment s</del>	<del>hall:</del>
17	<del>(2)</del> adopt	<del>: regula</del>	ations applicable to residential facilities it operates that:
18 19 20	(i) punishment and descriperestraints may be used;	<del>se the</del>	bit the use of locked door seclusion and restraints as circumstances under which locked door seclusion and
21	<del>(ii)</del>	<del>prohi</del>	bit abuse of a child; and
22 23	(HI) PROHIBIT THE STRIP S		EPT AS PROVIDED IN § 9-247 OF THIS ARTICLE, I OF A CHILD; AND
24 25	<del>(3)</del> adopt <del>provide:</del>	<del>regu</del> l	lations that require each State residential program to
26	<del>(i)</del>	medic	cal and mental health assessment services;
27	<del>(ii)</del>	alcoh	ol abuse and drug abuse assessment services;
28 29 30		<del>ouse tr</del>	r alcohol abuse and drug abuse referral services or an eatment program that has been certified in accordance with ne Health – General Article: and

1		(iv) a safe, humane, and caring environment.
2	<del>9–237.</del>	
3 4 5		Department shall adopt regulations that set standards for juvenile es operated by the Department and by private agencies under contract tent.
6 7	(b) The detention:	standards shall reflect the following central purposes of juvenile
8	<del>(1)</del>	to protect the public;
9	<del>(2)</del>	to provide a safe, humane, and caring environment for children; and
10	<del>(3)</del>	to provide access to required services for children.
11	<del>(c)</del> The	standards shall include provisions establishing:
12 13	<del>(1)</del> prioritizes diversi	a policy that eliminates the unnecessary use of detention and that on and appropriate nonsecure alternatives;
14 15	<del>(2)</del> facility;	criteria for the placement of a child in a particular juvenile detention
16 17	(3) exceeded except i	population limits for each juvenile detention facility that may not be n-emergency circumstances;
18 19	(4) during emergenci	a requirement that staffing ratios and levels of services be maintained es;
20 21	( <del>5)</del> <del>facility;</del>	specifications for the architectural structure of a juvenile detention
22 23	<del>(6)</del> <del>reporting child ak</del>	staff qualifications and training, including training in recognizing and ouse and neglect;
24	<del>(7)</del>	the ratio of staff to children in a juvenile detention facility;
25 26	(8) to privacy, visitor	the rights of children in a juvenile detention facility, including the rights, telephone use, and mail delivery;
27	<del>(9)</del>	prohibitions against the use of excessive force against a child;
28 29	(10)	internal auditing and monitoring of programs and facilities in the

1	(11) prohibitions against the use of physical restraints on an individual
2	known to be in the third trimester of pregnancy or during labor, delivery, or postpartum
3	recovery, including during all transports, unless a facility superintendent or the facility
4	superintendent's designee determines that a physical restraint is necessary to protect the
5	individual from harming herself or others or to prevent the individual's escape from
6	custody; AND
7	(12) EXCEPT AS PROVIDED IN § 9-247 OF THIS ARTICLE, PROHIBITIONS
8	AGAINST THE STRIP SEARCH OF A CHILD.
9	(d) The standards shall be consistent with this title and Title 3, Subtitle 8A of the
10	Courts Article.
10	<del>Courts Mittele.</del>
11	<del>9–247.</del>
12	(A) A CHILD IN ANY FACILITY MAY BE STRIP SEARCHED IF:
10	(1)
13	(1) THERE IS REASONABLE AND ARTICULABLE BELIEF THAT THE
14	CHILD IS CONCEALING DRUGS OR AN OBJECT THAT CAN BE USED AS A WEAPON OR
15	TO ESCAPE; AND
16	(2) THE SEARCH IS AUTHORIZED BY THE FACILITY SUPERINTENDENT,
17	THE FACILITY ADMINISTRATOR, OR A DESIGNEE OF EITHER.
18	(B) BEFORE A CHILD IS STRIP SEARCHED AT A FACILITY, FACILITY STAFF
19	SHALL EXHAUST ALL OTHER AVAILABLE ALTERNATIVES, INCLUDING:
10	SINGE EXINCESTREE OTHER INVINEEDED RETERMINITYES, INCHEDING.
20	(1) ORALLY INTERVIEWING THE CHILD;
21	(2) CONDUCTING A PAT DOWN SEARCH; OR
22	(3) USING A HANDHELD METAL DETECTOR WAND.
23	(c) (1) Notwithstanding the requirements of subsections (a)
24	AND (B) OF THIS SECTION AND EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
25	SUBSECTION, A CHILD MAY BE STRIP SEARCHED ON ADMISSION TO A DETENTION
26	FACILITY OR A HARDWARE SECURE FACILITY.
a <del>-</del>	(2)
27	(2) A CHILD MAY NOT BE STRIP SEARCHED ON ADMISSION IF THE
28	CHILD IS BEING TRANSFERRED FROM A DETENTION FACILITY OR A HARDWARE
29	SECURE FACILITY TO ANOTHER DETENTION FACILITY OR HARDWARE SECURE

FACILITY AND THE CHILD WAS UNDER THE DIRECT AND CONTINUOUS SUPERVISION

OF FACILITY STAFF DURING THE TRANSFER.

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1	(D) AN AUTHORIZATION FOR A STRIP SEARCH OF A CHILD UNDER					
2	SUBSECTION (A) OF THIS SECTION BY A FACILITY SUPERVISOR, FACILITY					
3	ADMINISTRATOR, OR A DESIGNEE OF EITHER, SHALL BE MADE IN WRITING AND					
4	INCLUDE:					
5	(1) THE NAME, GENDER, RACE, AND AGE OF THE CHILD;					
6	(2) THE DATE, TIME, AND LOCATION OF THE STRIP SEARCH;					
7	(3) THE NAME AND GENDER OF ANY PERSON CONDUCTING OR					
8	ASSISTING IN THE STRIP SEARCH;					
Ü						
9	(4) THE NAME AND POSITION OF THE AUTHORIZING OFFICIAL;					
10	(5) A DETAILED STATEMENT OF THE REASONABLE AND ARTICULABLE					
11	BELIEF FOR THE STRIP SEARCH; AND					
12	(6) A DETAILED DESCRIPTION OF EACH ITEM RECOVERED FROM THE					
13	CHILD, INCLUDING FROM WHERE THE ITEM WAS RECOVERED.					
14	(E) ON OR BEFORE SEPTEMBER 30 EACH YEAR, THE DEPARTMENT SHALL					
15	REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2–1246 OF THE STATE					
16	GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON EACH STRIP SEARCH					
17	CONDUCTED WITHIN THE DEPARTMENT'S FACILITIES, INCLUDING THE					
18	INFORMATION REQUIRED UNDER SUBSECTION (D) OF THIS SECTION, EXCEPT FOR					
19	THE NAME OF ANY CHILD, FACILITY STAFF, OR FACILITY OFFICIAL.					
20	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect					
21	October June 1, 2017. It shall remain effective for a period of 1 year and 1 month and, at					
22	the end of June 30, 2018, with no further action required by the General Assembly, this Act					
23	shall be abrogated and of no further force and effect.					
	Approved:					
	Governor.					
	President of the Senate.					

Speaker of the House of Delegates.