(0lr3412)

**ENROLLED BILL** 

— Judicial Proceedings and Budget and Taxation/Judiciary — Introduced by Senators Hayes <del>and Smith, Smith, Washington, and Carter</del>

Read and Examined by Proofreaders:

Proofreader.
r rooneader.
Proofreader.
Sealed with the Great Seal and presented to the Governor, for his approval this
day of at o'clock,M.
Prosident

President.

CHAPTER \_\_\_\_\_

#### 1 AN ACT concerning

## 2Public Safety - Baltimore City - P.R.O.T.E.C.T.3(Public Resources Organizing to End Crime Together) Program

4	FOR the purpose of authorizing certain employees of the Department of State Police certain
<b>5</b>	State law enforcement agencies to enforce certain motor vehicle laws within
6	Baltimore City under a certain memorandum of understanding; altering the
<b>7</b>	authority granted to certain police employees to act within the limits of Baltimore
8	City; establishing the P.R.O.T.E.C.T. (Public Resources Organizing to End Crime
9	Together) Program for a certain purpose; requiring the Department of State Police,
10	the Division of Parole and Probation, and the Department of Juvenile Services to
11	establish and operate a warrant apprehension task force partnership; requiring the
12	Baltimore Police Department, the Department of Juvenile Services, and the Division
13	of Parole and Probation to establish and operate certain district officer supervision
14	teams; <del>requiring the Department of State Police to extend its jurisdiction for traffic</del>
15	control and accident investigations into certain highways and streets in Baltimore

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.

Italics indicate opposite chamber/conference committee amendments.



 $\mathbf{E4}$ 

1 City, as specified by the Baltimore Police Commissioner in consultation with the  $\mathbf{2}$ Secretary of State Police authorizing the State and Baltimore City to enter into a 3 certain memorandum of understanding to give certain State law enforcement 4 agencies concurrent jurisdiction with Baltimore City in a certain area of Baltimore City; requiring a certain memorandum of understanding to be reviewed annually  $\mathbf{5}$ 6 and submitted to certain committees of the General Assembly; requiring that the 7 Baltimore City Juvenile Booking facility and the Baltimore Detention Center 8 Pretrial Complex be staffed by the Department of Juvenile Services and the 9 Department of Public Safety and Correctional Services, respectively; prohibiting 10 Baltimore Police Department sworn officers from being used to staff the Baltimore 11 <del>City Juvenile Booking facility or</del> the Baltimore <del>Detention Center</del> Pretrial Complex; 12requiring the Department of State Police certain State law enforcement agencies, the Baltimore Police Department, the Department of Juvenile Services, and the 13 14Department of Public Safety and Correctional Services to make certain efforts to 15fully implement this Act at a certain time; authorizing the Department of State 16 <del>Police</del> certain State law enforcement agencies, the Baltimore Police Department, the 17Department of Juvenile Services, and the Department of Public Safety and 18 Correctional Services to adopt certain regulations; requiring the Governor's Office of 19 Crime Control and Prevention, Youth, and Victim Services and the Department of 20State Police to select certain high-crime micro-zones within the State and create 21certain coordinator positions; providing for the requirements and duties of a certain 22coordinator; mandating that the Governor include certain appropriations in the 23annual budget bill each year; requiring the Department of State Police, Baltimore 24City, the Department of Juvenile Services, the Department of Public Safety and 25Correctional Services, and the Governor's Office of Crime Control and Prevention, 26Youth, and Victim Services to report to the Governor and General Assembly on a 27certain matter at a certain time; requiring the Department of Juvenile Services and 28the Baltimore Police Department to submit a certain annual report to certain 29committees of the General Assembly on or before a certain date; and generally 30 relating to public safety.

- 31 BY repealing and reenacting, with amendments,
- 32 Article Public Safety
- 33 Section 2–412(c)
- 34 Annotated Code of Maryland
- 35 (2018 Replacement Volume and 2019 Supplement)

36 BY adding to

- 37 Article Public Safety
- Section 4–1501 through 4–1504 to be under the new subtitle "Subtitle 15.
  P.R.O.T.E.C.T. (Public Resources Organizing to End Crime Together)
  Program"
- 41 Annotated Code of Maryland
- 42 (2018 Replacement Volume and 2019 Supplement)
- 43 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 44 That the Laws of Maryland read as follows:

1	Article – Public Safety							
2	2-412.							
$\frac{3}{4}$								
<b>5</b>	(1) when in pursuit of a criminal or suspect;							
6 7 8	outside of the limits of the municipal corporation or when interviewing or seeking to							
9 10 11	the arrested party must be immediately transferred to the custody of the local law							
$\begin{array}{c} 12\\ 13 \end{array}$	(4) when requested to act by the chief executive officer or chief police officer of the municipal corporation;							
14	(5) when ordered by the Governor to act within the municipal corporation;							
1516	(6) when enforcing the motor vehicle laws of the State <del>[</del> , except in Baltimore City <del>IF ACTING IN ACCORDANCE WITH A MEMORANDUM OF UNDERSTANDING</del>							
17	DESCRIBED IN § 4-1501(E) OF THIS ARTICLE;							
18 19	(7) in Baltimore City, only when enforcing Title 23 of the Transportation Article OR IF ACTING IN ACCORDANCE WITH A MEMORANDUM OF UNDERSTANDING							
20	<u>DESCRIBED IN § 4–1501 OF THIS ARTICLE;</u>							
$\begin{array}{c} 21 \\ 22 \end{array}$	(7) in Baltimore City, only when enforcing Title 23 of the Transportation Article];							
$23 \\ 24 \\ 25$	$\{(8)\}$ in any building or place when ordered by either the President of the Senate or the Speaker of the House of Delegates to guard the safety of legislators or the integrity of the legislative process;							
26	$\{(9)\}$ to protect the safety of an elected State official;							
27	$\{(10)\}$ in the municipal corporations of Somerset County;							
28 29 30	$\{(11)\}$ (10) when conducting investigations relating to or otherwise enforcing §§ 3–324, 3–804, 3–805, 3–902, 3–1102, 3–1103, 7–302, 11–207, 11–208, 11–303, 11–304, 11–305, 11–306, and 11–307 of the Criminal Law Article;							

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	officials from has local jui			1. When participating in a joint investigation with eral, or local law enforcement agency at least one of which		
4			2.	when rendering assistance to a police officer;		
5			3.	when acting at the request of a local police officer; or		
6			4.	when an emergency exists; and		
7 8	Secretary to	(ii) implement t		acting in accordance with regulations adopted by the m; or		
9 10	Correctiona	<del>[</del> (13) <del>] (12)</del> l Services Ar		conducting an investigation under § $9-602.1$ of the		
$\begin{array}{c} 11 \\ 12 \end{array}$	SUBTITLE	15. P.R.O.	Г.Е.С.′	Г. (Public Resources Organizing to End Crime Together) Program.		
13	4–1501.					
14 15 16 17 18 19 20	CRIME TOGETHER) PROGRAM IS ESTABLISHED TO MAXIMIZE THE USE OF STATE, LOCAL, AND COMMUNITY RESOURCES TO COMBAT NEIGHBORHOOD DECLINE IN THE CITY OF BALTIMORE AND THROUGHOUT THE STATE, SUPPORT COMPREHENSIVE STRATEGIES TO REDUCE CRIME AND FEAR IN THOSE COMMUNITIES, AND ENSURE THAT BALTIMORE POLICE DEPARTMENT SWORN OFFICERS ARE UTILIZED IN					
21	<u>(B)</u>	IN THIS SU	BTITLI	E, "STATE LAW ENFORCEMENT AGENCIES" INCLUDES:		
22		<u>(1)</u> <u>THE</u>	MARYI	LAND STATE POLICE;		
23		<u>(2)</u> <u>THE</u>	MARYI	LAND TRANSPORTATION AUTHORITY POLICE;		
$\begin{array}{c} 24 \\ 25 \end{array}$	AND	<u>(3)</u> <u>THE</u>	MARY	LAND DEPARTMENT OF GENERAL SERVICES POLICE;		
26		<u>(4)</u> <u>THE</u>	MARYI	LAND CAPITOL POLICE.		
27 28 29 30	AND PRO CORRECTI	BATION W ONAL SERVI	ITHIN ICES, A	RTMENT OF STATE POLICE, THE DIVISION OF PAROLE THE DEPARTMENT OF PUBLIC SAFETY AND ND THE DEPARTMENT OF JUVENILE SERVICES SHALL VARRANT APPREHENSION TASK FORCE PARTNERSHIP.		

1 (C) (D) THE BALTIMORE POLICE DEPARTMENT, THE DEPARTMENT OF 2 JUVENILE SERVICES, AND THE DIVISION OF PAROLE AND PROBATION SHALL 3 ESTABLISH AND OPERATE COLLABORATIVE DISTRICT OFFICER SUPERVISION TEAMS 4 THAT PROVIDE INTENSIVE SUPERVISION, INCLUDING INCREASED HOME VISITS, OF 5 ADULT AND JUVENILE VIOLENT OFFENDERS.

6 (D) (E) THE DEPARTMENT OF STATE POLICE SHALL EXTEND ITS 7 JURISDICTION—FOR TRAFFIC PATROL AND ACCIDENT INVESTIGATIONS INTO 8 HIGHWAYS AND STREETS THAT SERVE AS SIGNIFICANT ENTRY AND EXIT CORRIDORS 9 TO BALTIMORE CITY, AS SPECIFIED BY THE BALTIMORE POLICE COMMISSIONER IN 10 CONSULTATION WITH THE SECRETARY OF STATE POLICE

11(1)THE STATE AND BALTIMORE CITY MAY ENTER INTO A12MEMORANDUM OF UNDERSTANDING TO GIVE STATE LAW ENFORCEMENT AGENCIES13AND THE BALTIMORE POLICE DEPARTMENT CONCURRENT JURISDICTION OVER14I-83 AND I-295 IN BALTIMORE CITY.

15 (2) <u>A MEMORANDUM OF UNDERSTANDING ENTERED INTO UNDER</u> 16 <u>THIS SUBSECTION SHALL BE REVIEWED ANNUALLY AND SUBMITTED, IN</u> 17 <u>ACCORDANCE WITH § 2–1257 OF THE STATE GOVERNMENT ARTICLE, TO THE</u> 18 <u>HOUSE JUDICIARY COMMITTEE, THE SENATE JUDICIAL PROCEEDINGS</u> 19 <u>COMMITTEE, THE SENATE BUDGET AND TAXATION COMMITTEE, AND THE HOUSE</u> 20 <u>APPROPRIATIONS COMMITTEE BY DECEMBER 31, 2020, AND EACH DECEMBER 31</u> 21 <u>THEREAFTER</u>.

(E) (F) (1) THE BALTIMORE CITY JUVENILE BOOKING FACILITY AND
 THE BALTIMORE DETENTION CENTER PRETRIAL COMPLEX SHALL BE STAFFED BY
 THE DEPARTMENT OF JUVENILE SERVICES AND THE DEPARTMENT OF PUBLIC
 SAFETY AND CORRECTIONAL SERVICES, RESPECTIVELY.

26 (2) BALTIMORE POLICE DEPARTMENT SWORN OFFICERS MAY NOT
 27 BE USED TO STAFF THE BALTIMORE CITY JUVENILE BOOKING FACILITY OR THE
 28 BALTIMORE DETENTION CENTER PRETRIAL COMPLEX.

29 (F) (G) THE DEPARTMENT OF STATE POLICE STATE LAW ENFORCEMENT 30 AGENCIES, THE BALTIMORE POLICE DEPARTMENT, THE DEPARTMENT OF 31 JUVENILE SERVICES, AND THE DEPARTMENT OF PUBLIC SAFETY AND 32 CORRECTIONAL SERVICES:

33(1) SHALL MAKE DILIGENT EFFORTS TO FULLY IMPLEMENT THE34REQUIREMENTS OF THIS SECTION AS QUICKLY AS POSSIBLE; AND

35 (2) MAY ADOPT REGULATIONS NECESSARY TO IMPLEMENT THE 36 REQUIREMENTS OF THIS SECTION. 1 **4–1502.** 

 $\mathbf{2}$ THE GOVERNOR'S OFFICE OF CRIME CONTROL AND PREVENTION, (A) YOUTH, AND VICTIM SERVICES AND THE DEPARTMENT OF STATE POLICE SHALL: 3 SELECT 10 HIGH-CRIME MICRO-ZONES WITHIN THE STATE; AND 4 (1) CREATE, AS A CIVILIAN POSITION, AN "END THE VIOLENCE"  $\mathbf{5}$ (2) P.R.O.T.E.C.T. COORDINATOR POSITION FOR EACH HIGH-CRIME MICRO-ZONE. 6 7 **(B)** AN "END THE VIOLENCE" P.R.O.T.E.C.T. COORDINATOR SHALL 8 RESIDE IN THE JURISDICTION IN WHICH THE HIGH-CRIME MICRO-ZONE IS LOCATED. 9 (C) AN "END THE VIOLENCE" P.R.O.T.E.C.T. COORDINATOR SHALL: 10 11 (1) ENSURE UTILIZATION OF ALL EXISTING CRIME PREVENTION **PROGRAMS AND GRANTS;** 1213 (2) **COORDINATE COMMUNITY AND YOUTH PROGRAMS;** 14ASSIST WITH COMMUNITY MOBILIZATION AND ACTIVITIES TO (3) 15**RECLAIM PUBLIC SPACE;** 16 (4) ASSIST WITH RAPID RESPONSE TO PUBLIC NUISANCES; AND 17(5) COORDINATE COMMUNITY ENGAGEMENT WITH THE LOCAL LAW 18 ENFORCEMENT AGENCY WITH JURISDICTION IN THE HIGH-CRIME MICRO-ZONE. 19 4–1503. 20FOR FISCAL YEAR 2022 AND EACH FISCAL YEAR THEREAFTER, THE 21**GOVERNOR SHALL INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION:** 22(1) SUFFICIENT TO FULLY FUND THE REQUIREMENTS OF § 4–1501 OF 23THIS SUBTITLE; AND OF AT LEAST \$500,000 IN ADDITION TO THE FUNDING REQUIRED 24(2) UNDER ITEM (1) OF THIS SECTION TO BE USED BY THE GOVERNOR'S OFFICE OF 25CRIME CONTROL AND PREVENTION, YOUTH, AND VICTIM SERVICES TO HIRE AND 26MANAGE "END THE VIOLENCE" P.R.O.T.E.C.T. COORDINATORS ESTABLISHED 27

28 UNDER § 4–1502 OF THIS SUBTITLE.

6

1 **4–1504.** 

 $\mathbf{2}$ ON OR BEFORE DECEMBER 31 ANNUALLY, BEGINNING IN 2020, THE (A) DEPARTMENT OF STATE POLICE, BALTIMORE CITY, THE DEPARTMENT OF 3 JUVENILE SERVICES, THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL 4 SERVICES, AND THE GOVERNOR'S OFFICE OF CRIME CONTROL AND PREVENTION,  $\mathbf{5}$ 6 YOUTH, AND VICTIM SERVICES SHALL EACH REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2-1257 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL 7 ASSEMBLY ON THE PROGRESS MADE IN IMPLEMENTING THE REQUIREMENTS OF 8 9 THIS SUBTITLE.

#### 10 (B) THE GOVERNOR'S OFFICE OF CRIME PREVENTION, YOUTH, AND 11 VICTIM SERVICES SHALL INCLUDE IN THE REPORT REQUIRED UNDER SUBSECTION 12 (A) OF THIS SECTION:

## 13(1)A DESCRIPTION OF THE ACTIVITIES OF EACH "END THE14VIOLENCE" P.R.O.T.E.C.T. COORDINATOR DURING THE YEAR; AND

# 15(2)THE RESULTS OF ANY ACTIVITIES OR PROJECTS COMPLETED16DURING THE YEAR IN EACH MICRO-ZONE ESTABLISHED UNDER § 4–1502 OF THIS17SUBTITLE.

18 <u>SECTION 2. AND BE IT FURTHER ENACTED, That, on or before December 1,</u> 19 2020, the Department of Juvenile Services and the Baltimore Police Department shall 20 submit, in accordance with § 2–1257 of the State Government Article, to the House 21 Judiciary Committee, the Senate Judicial Proceedings Committee, the Senate Budget and 22 Taxation Committee, the House Appropriations Committee, and the Baltimore City 23 Delegation a report detailing plans for reducing the number of sworn officers used to staff 24 the Baltimore City Juvenile Justice Center.

## 25 SECTION <u>₽ 3.</u> AND BE IT FURTHER ENACTED, That this Act shall take effect 26 June 1, 2020.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.