## **SENATE BILL 348**

D3 7lr1935 CF HB 593

By: Senators Kelley, Brochin, Conway, Currie, DeGrange, Ferguson, Lee, Madaleno, McFadden, Muse, Nathan-Pulliam, Ramirez, Robinson, Rosapepe, and Smith

Introduced and read first time: January 25, 2017

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 13, 2017

CHAPTER	
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1 AN ACT concerning

State Compensation for Erroneous Conviction and Imprisonment –
 Gubernatorial Pardon Requirement – Repeal Certification of Error

4 FOR the purpose of repealing a requirement that an erroneously convicted individual must receive a gubernatorial pardon to be eligible for certain payments by the Board of 5 6 Public Works; authorizing a certain individual to request that a State's Attorney 7 certify that a conviction was made in error under certain circumstances; providing 8 that an individual is eligible for a certain grant from the Board of Public Works if a 9 State's Attorney has certified that the individual's conviction was made in error; establishing the Task Force to Study Erroneous Conviction and Imprisonment; 10 providing for the composition, chair, and staffing of the Task Force; prohibiting a 11 member of the Task Force from receiving certain compensation, but authorizing the 12 reimbursement of certain expenses; requiring the Task Force to study and make 13 14 recommendations on certain issues related to erroneous convictions and establishing innocence; requiring the Task Force to report its findings and recommendations to 15 16 the Governor and the General Assembly on or before a certain date; providing for the 17 termination of certain provisions of this Act; making conforming changes; and 18 generally relating to State compensation for erroneously convicted and imprisoned individuals. 19

BY repealing and reenacting, without amendments,

Article – Criminal Procedure

22 Section 8–301(a), (f), and (g)

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## 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 2	Annotated Code of Maryland (2008 Replacement Volume and 2016 Supplement)				
3	BY adding to				
4	Article – Criminal Procedure				
5	Section 8–301(h)				
6	Annotated Code of Maryland				
7	(2008 Replacement Volume and 2016 Supplement)				
8	BY repealing and reenacting, with amendments,				
9	Article – State Finance and Procurement				
0	Section 10–501				
1	Annotated Code of Maryland				
2	(2015 Replacement Volume and 2016 Supplement)				
13 14	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
15	<u> Article - Criminal Procedure</u>				
6	<u>8–301.</u>				
17	(a) A person charged by indictment or criminal information with a crime triable				
8	in circuit court and convicted of that crime may, at any time, file a petition for writ of actual				
9	innocence in the circuit court for the county in which the conviction was imposed if the				
20	person claims that there is newly discovered evidence that:				
21	(1) creates a substantial or significant possibility that the result may have				
22	been different, as that standard has been judicially determined; and				
23	(2) could not have been discovered in time to move for a new trial under				
24	Maryland Rule 4–331.				
25	(f) (1) In ruling on a petition filed under this section, the court may set aside				
26	the verdict, resentence, grant a new trial, or correct the sentence, as the court considers				
27	appropriate.				
28	(2) The court shall state the reasons for its ruling on the record.				
29	(g) A petitioner in a proceeding under this section has the burden of proof.				
30 31	(H) ON WRITTEN REQUEST BY THE PETITIONER, THE STATE'S ATTORNEY MAY CERTIFY THAT A CONVICTION WAS IN ERROR, IF:				
. 1	AND CARREST AND				
32	(1) THE COURT GRANTS A PETITION FOR RELIEF UNDER THIS				
33	SECTION;				

## 1 **(2)** IN RULING ON A PETITION UNDER THIS SECTION, THE COURT SETS 2 ASIDE THE VERDICT OR GRANTS A NEW TRIAL; AND 3 **(3)** THE STATE'S ATTORNEY DECLINES TO PROSECUTE THE 4 PETITIONER BECAUSE THE STATE'S ATTORNEY DETERMINES THAT THE 5 PETITIONER IS INNOCENT. 6 **Article - State Finance and Procurement** 7 10-501.8 Subject to subsection (b) of this section, the THE Board of Public (a) 9 Works may grant to an individual erroneously convicted, sentenced, and confined under 10 State law for a crime the individual did not commit an amount commensurate with the actual damages sustained by the individual, and may grant a reasonable amount for any 11 12 financial or other appropriate counseling for the individual, due to the confinement. In making a grant under paragraph (1) of this subsection, the Board of 13 Public Works shall use money in the General Emergency Fund or money that the Governor 14 15 provides in the annual budget. 16 (b) An individual is eligible for a grant under subsection (a) of this section enly 17 if: 18 **(1)** the individual has received from the Governor a full pardon stating that 19 the individual's conviction has been shown conclusively to be in error; OR 20 THE STATE'S ATTORNEY CERTIFIES THAT THE INDIVIDUAL'S **(2)** CONVICTION WAS IN ERROR UNDER § 8-301 OF THE CRIMINAL PROCEDURE 2122ARTICLE. 23 The Board of Public Works may pay the grant determined under subsection 24(a) of this section in a lump sum or in installments. 25 **f**(d)**l(c)** The Board of Public Works may not pay any part of a grant made (1) 26 under this section to any individual other than the [pardoned] ERRONEOUSLY **CONVICTED** individual. 27 28 (2) (i) An individual may not pay any part of a grant received under 29 this section to another person for services rendered in connection with the collection of the 30 grant.

32 (iii) A payment made in violation of this paragraph shall be forfeited 33 to the State.

An obligation incurred in violation of this paragraph is void.

(ii)

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1 2	<del>[</del> (e) <del>](</del> services to:	<del>D)</del>	This section does not prohibit an individual from contracting for
3		(1)	determine the individual's innocence;
4		(2)	obtain a pardon; or
5		(3)	obtain the individual's release from confinement.
6	SECT	ION 2	2. AND BE IT FURTHER ENACTED, That:
7	<u>(a)</u>	There	e is a Task Force to Study Erroneous Conviction and Imprisonment.
8	<u>(b)</u>	The T	Task Force consists of the following members:
9 10	the Senate;	<u>(1)</u>	two members of the Senate of Maryland, appointed by the President of
11 12	the House;	<u>(2)</u>	two members of the House of Delegates, appointed by the Speaker of
13		<u>(3)</u>	the Public Defender of Maryland, or the Public Defender's designee;
14 15	President's	(4) design	the President of the Maryland State's Attorney's Association, or the ee;
16 17	Prevention,	( <u>5)</u> or the	the Executive Director of the Governor's Office of Crime Control and Executive Director's designee;
18 19	from the Un	<u>(6)</u> iversit	a representative with expertise in criminal postconviction procedures by of Maryland School of Law, appointed by the Dean of the school; and
20 21	Baltimore S	(7) chool (	a representative of the Innocence Project Clinic from the University of of Law, appointed by the Dean of the school.
22	<u>(c)</u>	The C	Governor shall designate the chair of the Task Force.
23 24	(d) the Task Fo		Governor's Office of Crime Control and Prevention shall provide staff for
25	<u>(e)</u>	A me	mber of the Task Force:
26		<u>(1)</u>	may not receive compensation as a member of the Task Force; but
27 28	Travel Regu	(2) lation	is entitled to reimbursement for expenses under the Standard States, as provided in the State budget.

1	(f) The Task Force shall:
2 3	(1) study the State's current process for establishing whether a conviction was made in error and for determining the innocence of a person erroneously convicted;
4 5 6	(2) study the processes and standards in other states for designating and erroneous conviction, determining a person's innocence, and compensating a person for imprisonment based on an erroneous conviction; and
7 8 9 10	(3) make recommendations on whether the State should create and implement a new process to designate an erroneous conviction and determine the innocence of a person erroneously convicted, including whether a specific agency should certify that a person is innocent.
11 12 13	(g) On or before December 15, 2017, the Task Force shall report its findings and recommendations to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly.
14 15 16 17	SECTION $\frac{2}{3}$ . AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2017. Section 2 of this Act shall remain effective for a period of 1 year and, at the end of September 30, 2018, with no further action required by the General Assembly. Section 2 of this Act shall be abrogated and of no further force and effect.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.