By Senator Brandes

2017458 24-00551-17 1 A bill to be entitled 2 An act relating to the Florida Criminal Justice Reform 3 Task Force; creating the task force within the legislative branch; specifying membership of the task 4 5 force; establishing the manner of appointments and the 6 terms of membership; prescribing duties of the task 7 force; specifying requirements for meetings of the 8 task force; requiring the task force to submit a 9 report to the Legislature by a specified date; 10 providing for staffing; specifying public records and 11 public meetings requirements applicable to the task 12 force; authorizing reimbursement for per diem and 13 travel expenses; providing for expiration; providing an effective date. 14 15 16 Be It Enacted by the Legislature of the State of Florida: 17 18 Section 1. Florida Criminal Justice Reform Task Force.-The 19 Florida Criminal Justice Reform Task Force is created within the 20 legislative branch of state government for the purpose of 21 conducting a comprehensive review of the state's criminal 22 justice system, court system, and corrections system. 23 (1) MEMBERSHIP.-The task force is composed of 28 members, 24 as follows: 25 (a) Two members of the Senate, appointed by the President 26 of the Senate, not including any member designated pursuant to 27 paragraph (k). 28 (b) Two members of the House of Representatives, appointed 29 by the Speaker of the House of Representatives, not including 30 any member designated pursuant to paragraph (k). 31 (c) Two circuit judges, one of whom must have presided over 32 a mental health court or drug court, appointed by the chair of

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33	the Conference of Circuit Judges of Florida.
34	(d) Two county court judges, appointed by the chair of the
35	Conference of County Court Judges of Florida.
36	(e) A justice of the Supreme Court or judge of a district
37	court of appeal, appointed by the Chief Justice of the Supreme
38	<u>Court.</u>
39	(f) A representative of the Florida State University
40	Project on Accountable Justice, appointed by the chair of the
41	organization's executive board.
42	(g) A representative from a victim's advocacy group,
43	appointed by the Governor from a list of three nominees
44	recommended by the chairs of the committees in the Senate and
45	the House of Representatives with jurisdiction over criminal
46	justice matters.
47	(h) Two county commissioners, appointed by the Florida
48	Association of Counties.
49	(i) A formerly incarcerated individual who has demonstrated
50	exceptional commitment to rehabilitation and community
51	improvement, appointed by the Governor from a list of three
52	nominees jointly recommended by the chairs of the committees in
53	the Senate and House of Representatives with jurisdiction over
54	criminal justice matters.
55	(j) Two representatives of the faith community, either
56	clergy or employees of faith-based policy organizations,
57	appointed by the Governor from a list of three nominees jointly
58	recommended by the chairs of the committees in the Senate and
59	the House of Representatives with jurisdiction over criminal
60	justice matters.
61	(k) The chairs of the committees of the Senate and House of

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62	Representatives with jurisdiction over criminal justice matters,
63	or their designees.
64	(1) Two designees of the Executive Office of the Governor
65	with demonstrated knowledge in the criminal justice field.
66	(m) The Attorney General or his or her designee.
67	(n) The Secretary of Corrections or his or her designee.
68	(o) The Secretary of Juvenile Justice or his or her
69	designee.
70	(p) The president of the Florida Prosecuting Attorneys
71	Association or his or her designee.
72	(q) The president of the Florida Public Defender
73	Association or his or her designee.
74	(r) The president of the Florida Association of Criminal
75	Defense Lawyers or his or her designee.
76	(s) The president of the Florida Sheriffs Association or
77	his or her designee.
78	(t) The president of the Florida Police Chiefs Association
79	or his or her designee.
80	(2) TERMS OF MEMBERSHIPAppointments to the task force
81	shall be made within 30 days of the effective date of this act.
82	For appointments that are selected from a list of nominees
83	jointly recommended by the chairs of the committees of the
84	Senate and the House of Representatives with jurisdiction over
85	criminal justice matters, the respective chairs shall submit the
86	names of nominees to the Governor within 15 days of the
87	effective date of this act. All members shall serve for the
88	duration of the task force. Any vacancy shall be filled by the
89	original appointing authority for the remainder of the task
90	force. The task force membership must reflect the racial,

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91	gender, geographic, and economic diversity of the state, as well
92	as the diversity and demographics of the state's prison
93	population. Any member may be removed by the Governor for
94	misfeasance, malfeasance, or willful neglect of duty.
95	(3) DUTIES
96	(a) The task force is authorized and directed to study,
97	evaluate, analyze, and undertake a comprehensive review of the
98	state's adult criminal justice system, using a data-driven
99	approach, to develop sentencing and corrections policy
100	recommendations for proposed legislation that will accomplish
101	the following goals:
102	1. Reduce correctional populations and associated
103	correctional spending by focusing prison capacity on serious
104	offenses and violent criminals.
105	2. Hold offenders accountable more efficiently by
106	implementing or expanding research-based supervision and
107	sentencing practices.
108	3. Reinvest savings into strategies shown to decrease
109	recidivism, including reentry outcomes.
110	(b) The task force shall request technical assistance from
111	nongovernmental research groups, including, but not limited to,
112	the Justice Reinvestment Initiative. The Department of
113	Corrections, the Department of Law Enforcement, the Office of
114	the State Courts Administrator, the Department of Juvenile
115	Justice, the Office of Program Policy Analysis and Government
116	Accountability, and any other state agency or department shall
117	provide assistance, data, and other information to the task
118	force upon request.
119	(4) MEETINGSThe task force shall hold its first meeting
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120	within 60 days of the effective date of this act, upon the call
121	of the President of the Senate and the Speaker of the House of
122	Representatives. At the first meeting, the task force shall
123	elect a chair and any other offices as it deems necessary from
124	among its membership. The task force shall hold a minimum of
125	four regular meetings. The task force shall meet upon the call
126	of the chair or a request of a majority of the membership. A
127	majority of the membership of the task force constitutes a
128	quorum. All members must be notified in writing of all meetings
129	at least 5 days before the date on which a meeting of the task
130	force is scheduled. However, an emergency meeting may be held
131	without the 5 days' written notice if the meeting is scheduled
132	at the request of the entire membership.
133	(5) REPORTThe task force shall submit a report of its
134	findings, conclusions, and recommendations for proposed
135	legislation to the President of the Senate and the Speaker of
136	the House of Representatives by the date of convening of the
137	2018 Regular Session of the Legislature. Upon submission of the
138	report, the task force is dissolved and discharged of further
139	duties.
140	(6) STAFFINGThe President of the Senate and the Speaker
141	of the House of Representatives shall appoint an executive
142	director and are authorized to assign legislative staff to
143	provide support for the task force.
144	(7) PUBLIC RECORDS AND PUBLIC MEETINGSThe task force is
145	subject to policies governing public records disclosure
146	prescribed in the joint rules of the Senate and the House of
147	Representatives. All meetings of the task force must be open to
148	the public, and regularly scheduled meetings must be publicly
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149	noticed at least 5 days before the date of the meeting. The task
150	force shall maintain records of its meetings.
151	(8) PER DIEM AND TRAVEL EXPENSESTask force members shall
152	serve without compensation but are entitled to receive
153	reimbursement for per diem and travel expenses as provided in s.
154	112.061, Florida Statutes.
155	(9) EXPIRATIONThis section expires January 31, 2018.
156	Section 2. This act shall take effect upon becoming a law.

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