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1	A CONCURRENT	RESOLUTION	establishing	the	Jail	and	Corrections	Reform
2	Task Force.							

- WHEREAS, when the General Assembly passed the Judicial Reform Act in the 1970s, the decision was made to allow counties to retain their jail systems while the state maintained the state penitentiary system; and
- WHEREAS, jail costs for counties have increased over time, consuming vast fiscal resources for many reasons including increasing inmate traffic, maintaining and renovating older facilities, providing inmate services to reduce recidivism, and construction of new facilities to accommodate increased inmate populations; and
- WHEREAS, many counties have made the decision to close their jail facilities, yet are still fiscally responsible for persons who have been arrested and are required to be jailed; and
- WHEREAS, a bifurcated penal system can lead to inefficiencies including capital construction expenses, contracting for services and goods, inmate location, and further distribution of fiscal resources;
- 16 NOW, THEREFORE,
- Be it resolved by the House of Representatives of the General Assembly of the Commonwealth of Kentucky, the Senate concurring therein:
- Section 1. The Legislative Research Commission shall establish the Jail and
 Corrections Reform Task Force to study:
- 21 (1) Existing jail and correctional facilities;
- 22 (2) Possible realignment and closure of jail and correctional facilities;
- 23 (3) Adequacy of existing jail and correctional facilities;
- 24 (4) Management of Kentucky's incarcerated population;
- 25 (5) Personnel and other costs associated with jail and correctional facilities;
- 26 (6) Pretrial and post-conviction incarceration data from the Administrative Office 27 of the Courts, the Department of Corrections, and jails;

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(7) Pretrial defendants, including a breakdown by jurisdiction of the financial conditions of release and charged offenses for those defendants; and

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- 3 (8) Number of supervised individuals incarcerated on new charges versus those 4 incarcerated due to revocation.
- Section 2. The Jail and Corrections Reform Task Force shall be composed of the following members with final membership of the task force being subject to consideration and approval of the Legislative Research Commission:
 - (1) Three members of the House of Representatives appointed by the Speaker of the House of Representatives, one of whom shall be designated by the Speaker of the House of Representatives as a co-chair of the task force; and
 - (2) Three members of the Senate appointed by the President of the Senate, one of whom shall be designated by the President of the Senate as a co-chair of the task force.
 - → Section 3. The Jail and Corrections Reform Task Force shall meet monthly during the 2023 Interim of the General Assembly. The task force shall submit findings and recommendations to the Legislative Research Commission for referral to the appropriate committee or committees by December 1, 2023.
 - Section 4. Provisions of Sections 1 to 3 of this Act to the contrary notwithstanding, the Legislative Research Commission shall have the authority to alternatively assign the issues identified herein to an interim joint committee or subcommittee thereof, and to designate a study completion date.

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