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Judiciary Committee

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THE MARYLAND HOUSE OF DELEGATES Annapolis, Maryland 21401

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TESTIMONY IN SUPPORT

OF

HOUSE BILL 590- CRIMINAL LAW-SEXUAL CRIMES- REPEAL OF SPOUSAL DEFENSE

(LOVE IS NO DEFENSE TO SEXUAL CRIMES)

Good Afternoon Chair Clippinger, Vice-Chair Atterbeary and the Members of the Judiciary Committee,

Thank you for the opportunity to testify today in SUPPORT OF HOUSE BILL 590.

This legislation seeks to repeal Criminal Law Article §3-318 by eliminating the "spousal defense" which prohibits prosecution of a spouse for charges of rape and other sexual offenses.

Current Law:

• A person cannot be prosecuted for rape or certain sexual offenses under Criminal Law Articles § 3-303, § 3-304, § 3-307 and § 3-308 against a victim who is the person's legal spouse at the time of the alleged rape or sexual offense, known as "spousal defense".

Proposed Change to Current Law:

- Eliminates spousal defense against charges of rape and other criminal sexual offenses.
- A spouse would be exposed to prosecution against his or her legal spouse for violations of the following Criminal Laws:
 - o Article § 3-303 Rape in the First Degree
 - o Article § 3-304 Rape in the Second Degree (by force)
 - o Article § 3-307 Sexual offense in the Third Degree (w/o consent)
 - O Article § 3-308 Sexual offense in the Fourth Degree

Why support this Legislation:

- Current law provides a full legal defense against criminal sexual offenses including rape.
- Marriage is not a defense for any other violent crimes.
- Under current law, prosecution for criminal sexual offenses against a spouse only occurs when the other party does not consent or involves force/threat of force.
- The burden of proof for criminal sexual offenses is so high ("beyond a reasonable doubt") that normal routine consensual contact/touching between spouses should never be considered as proof of a crime.

I respectfully request a favorable report for House Bill 590.