

Dear Members of the House Judiciary Committee,

I am a resident of District 21 and have lived most of my 70 years in Maryland. I am a member of Showing Up for Racial Justice Annapolis and Anne Arundel County and I am testifying **in support of House Bill 139**.

House Bill 139 sets statutory limits on police use of force for the state of Maryland.

As one of the 9 states with no statutory language limiting police use of force, Maryland's police are only regulated by federal and local law. This means of all places, by law Maryland police have more freedom than most states to brutalize its citizens with impunity. Currently, Use of Force in Maryland is governed by two Supreme Court cases *Graham v Connor* (1989) and *Tennessee v Garner* (1985). However, no state or federal law meets international standards for police use of force.

A meaningful police use of force statute needs to 1) make use of force acceptable only when "necessary" (rather than when "reasonable" as federal law states); 2) ban certain holds; 3) define "use of force" and delineate alternative actions; 4) limit on when officers can claim self-defense if their behavior incited the necessity to use force; 5) duty to de-escalate and to intervene with fellow officers; and 6) require police departments to enact policies to limit use of force against certain vulnerable people, including those who have mental/behavioral impairments and those who speak limited English. By implanting all of these provisions, a use of force statute will help to preserve human life and welfare and ensure accountability for actions done to people like George Floyd, Freddie Gray, Tamir Rice, Breonna Taylor, and the hundreds of people who lose their lives to police violence.

It is for these reasons that I am encouraging you to vote **in support of House Bill 139**.

Thank you for your time, service, and consideration.

Sincerely,
Linda K. Girdner
941 Fall Ridge Way
Gambrills, MD 21054