Dear Chairman Clippinger and Members of the House Judiciary Committee,

I am a resident of District 46. I am testifying in support of House Bill 664 as a leader in Showing Up for Racial Justice Baltimore, a group of individuals working to move white folks as part of a multiracial movement for equity and racial justice in Baltimore City, Baltimore County, and Howard County. We are also working in collaboration with Out for Justice and the Job Opportunities Task Force.



This bill seeks to enhance employment opportunities for lower-income workers and job seekers throughout the state. It allows the courts to grant a petition of expungement at any time on a showing of good cause.

A criminal record can be both the cause and consequence of poverty, and it has detrimental effects on the employment prospects for the <u>estimated 25% of working-age Marylanders with a</u> record (p.26). Every year, thousands of Marylanders are released from state prisons and struggle to secure a job, find a place to live and reenter society. Over 60% of formerly incarcerated persons remain unemployed¹ one year after release. This is mainly because more than 90% of employers perform background checks on all of their job applicants, according to the Society for Human Resource Management,² often denying employment to returning citizens based on a record. Thus, to properly reintegrate back into society, access to criminal record expungement is necessary.

Unfortunately, Maryland has a variety of laws that, in combination, prevent Marylanders from accessing expungement services. First, our state has drastically longer waiting periods than most other states: 10 years for *eligible* misdemeanors and 15 years for nonviolent felonies. In most instances, the waiting periods are *far* longer than the actual sentence, leaving individuals released from incarceration with barriers to education, employment, housing, public assistance, occupational licensing, and much more. Additionally, the "Unit Rule³" prevents the expungement of a charge if the person is not entitled to the expungement of any other charge within the unit. Lastly, if an individual receives a violation of parole or probation or is subsequently convicted during the waiting period, the original charge becomes impossible to expunge even decades later.

Because this law allows the courts to grant a petition for expungement at any time on a showing of good cause, the courts can use their judicial discretion in determining expungements, as one judge did in Baltimore County, to get around the unit rule issue⁴. This provision already exists in Criminal Procedure §10–105 (c9) but only applies to non-convictions and is rarely used. This law would be an important tool in eliminating barriers to employment and other crucial aspects of life for low-income workers in Maryland.

It is for these reasons that I am encouraging you to vote in support of House Bill 664.

Thank you for your time, service, and consideration.

Sincerely, Liz Simon-Higgs 308 E Randall Street, Baltimore, MD 21230 Showing Up for Racial Justice Baltimore

¹ https://www.prisonpolicy.org/blog/2022/02/08/employment/

² https://www.slideshare.net/shrm/background-check-criminal?from=share_email

³ https://mgaleg.maryland.gov/mgawebsite/Laws/StatuteText?article=gcp§ion=10-107

⁴ https://thedailyrecord.com/2022/01/19/baltimore-co-sheriffs-deputy-got-unusual-perks-with-plea-deal-in-detainee-rape-case/