Dear Senator Smith and Members of the Judicial Proceedings Committee,

I am a resident of District 46 and a member of Showing Up for Racial Justice - Baltimore (SURJ). SURJ organizes white people, regionally, for racial justice, and SURJ is working in collaboration with the Campaign for Justice, Safety, and Jobs (CJSJ) and the Maryland Coalition for Police Justice and Accountability. I am testifying in support of SB 285.



In 2021, the General Assembly overwhelmingly passed HB 640, which created a new system of reporting, adjudicating, and recommending

discipline in police misconduct complaints. Each county was directed to form its own police accountability board (PAB), to receive complaints from the public and refer them to a charging committee which would decide whether to pursue a disciplinary hearing. Many details about the PABs were left to the discretion of each county, which unfortunately caused some confusion amongst county lawmakers. One major question left open by HB 640 is whether a county may empower a PAB to conduct its own investigations of police misconduct and grant it the power to subpoena evidence.

The major rationale for reform of the police accountability system is that allowing the police to investigate and prosecute their own misconduct has not worked. One of the problems cited by the largest in-depth investigation of the Gun Trace Task Force scandal was Internal Affairs' failure – for various reasons – to conduct adequate investigations into misconduct allegations: a systemic failure that was found contributed to the culture of corruption in the department.¹

PABs are supposed to ensure that complaints of misconduct are examined fairly and transparently by an independent and impartial party. But can the PAB and its administrative charging committee be truly independent if all its information is provided by the police department whose members are being investigated? This body has previously agreed on the importance of independent investigation: In creating Baltimore's Civilian Review Board, the legislature granted that body the ability to gather evidence in pursuit of its mission.

If a PAB has no power to investigate further, the police can thwart its work by failing to conduct a thorough investigation. A PAB with investigatory powers can be a powerful tool in the arsenal of counties struggling to establish a good police accountability system. Please ensure that the counties have the ability to pick up that tool.

It is for these reasons that I am encouraging you to vote in support of SB 285.

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 The Steptoe report, pages 479-482. Accessed at https://www.steptoe.com/a/web/219380/3ZF1Gi/gttf-report.pdf on 2/12/23.