## **TESTIMONY IN SUPPORT OF THE HB0854:**

## **Criminal Procedure – Expungement of Records – Revisions**

TO: Members of the House Judiciary Committee

FROM: Christopher Dews, Policy Consultant

DATE: March 7th, 2023

**Out for Justice** (OFJ) supports HB0854 as a means of ensuring that records that are expunged stay expunged.

A criminal record can be both the cause and consequence of poverty and has detrimental effects on the employment prospects for the <u>estimated 25% of working-age Marylanders with a record</u> (pg.26). Every year, approximately 15,000 Marylanders are released from state prisons and struggle to secure a job, find a place to live and reenter society. Demographically, <u>71% of Maryland's prison population is black</u> (pg.20), the highest in the nation, and one out of three Marylanders returning from incarceration return to Baltimore City. The Department of Justice has <u>found</u> high rates of recidivism among returning citizens, with half of all returning citizens recidivating within 3 years and 60 percent recidivating within 5 years. One of the primary drivers of high recidivism rates is the inability of returning citizens to find a job: <u>over 60 percent of formerly incarcerated persons remain unemployed</u> one year after their release. This is mainly because more than <u>85% of employers perform background checks on all of their job applicants</u> and deny employment to many returning citizens based on a record. A past criminal conviction of any sort reduces job offers by half. This leaves many of the 1.5 million Marylanders with a criminal record out in the cold when trying to obtain gainful employment. A 2015 Manhattan Institute study <u>revealed</u> that employment, especially within the first six months of release, drastically lowers the likelihood of recidivism for nonviolent offenders.

Unfortunately, Maryland has drastically longer waiting periods for expungement than most other states. <u>Maryland Code Ann., Criminal Procedure §10–110</u> states that an individual must wait **10 years** before they are eligible to expunge most *nonviolent* misdemeanor convictions from their record, **15 years** for a common-law battery or 2nd-degree assault conviction, and **15 years** for a non-violent felony. The waiting period kicks in *after* they have completed their entire sentence, parole or probation, drug treatment, *and* any mandatory supervision. 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.

With all of these issues, it is vital that when an expungement is granted that the conviction remains expunged, and House Bill 854 seeks to do just that. We thank the Delegate for sponsoring the bill and urge a favorable report.

For more information, contact: Christopher Dews / Policy Consultant / 301-412-5399 / <u>cdews@cgagroup.com</u>