

Working to end sexual violence in Maryland

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Testimony Supporting Senate Bill 555 Lisae C. Jordan, Executive Director & Counsel

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The Maryland Coalition Against Sexual Assault (MCASA) is a non-profit membership organization that includes the State's seventeen rape crisis centers, law enforcement, mental health and health care providers, attorneys, educators, survivors of sexual violence and other concerned individuals. MCASA includes the Sexual Assault Legal Institute (SALI), a statewide legal services provider for survivors of sexual assault. MCASA represents the unified voice and combined energy of all of its members working to eliminate sexual violence. We urge the Judicial Proceedings Committee to report favorably on Senate Bill 555.

Senate Bill 555 – Visual Surveillance with Prurient Intent – Minor Victim

This bill increases the penalty for visual surveillance with prurient intent when the victim is a minor, raising the potential penalty from up to one year, a \$1,000 fine, or both to up to ten years, a \$5,000 fine, or both. SB555 also clarifies that visual surveillance with prurient intent is a crime when it occurs in a private residence.

This bill is prompted by the very disturbing case involving Jonathan Newell, a judge on the Circuit Court for Caroline County. A 15 year old boy discovered a camera pointed towards the shower and reported this to his parents. Law enforcement were notified and Newell ate evidence in the course of the investigation; Newell died from a self inflicted gunshot before he could be brought to justice.

 $https://www.washingtonpost.com/local/public-safety/maryland-judge-kills-self-after-eating-evidence/2021/09/10/8834b9ba-125b-11ec-9cb6-bf9351a25799_story.html$

The current penalty for this crime is far too low. The harm from visual surveillance with prurient intent can be quite serious. The pandemic helped increase sexual exploitation using the internet and the footage from visual surveillance provides the content for perpetrators to use in public exploitation as well as for their own use. Moreover, just the capturing of these images inflicts harm and invades privacy, with survivors reporting emotional distress, fear of public places and activities such as using public restrooms. MCASA fully supports increasing the penalty for cases involving children and respectfully suggests that Committee may want to consider increasing the penalty for all cases.

Importantly, the Newell case also highlighted a potential loophole: homes are not considered private places under this statute. MCASA appreciates and supports HB555 language clarifying that this definition includes private residences. We emphasize that prurient intent continues to be an element of this crime where ever it occurs.

This bill was introduced last session by former Senator Susan Lee and the senate bill did not receive a hearing prior to her departure from the Senate. The crossfile passed the House and had a hearing 4/4/2023, but was not voted in the Judicial Proceedings Committee.

The Maryland Coalition Against Sexual Assault urges the Judicial Proceedings Committee to report favorably on Senate Bill 555