

BILL NO: House Bill 572

TITLE: Criminal Procedure - Admission of Out-of-Court Statements - Assault in

the Second Degree

COMMITTEE: Judiciary

HEARING DATE: February 13, 2024

POSITION: Favorable

The Maryland Network Against Domestic Violence (MNADV) is the state domestic violence coalition that brings together victim service providers, allied professionals, and concerned individuals for the common purpose of reducing intimate partner and family violence and its harmful effects on our citizens. MNADV urges the House Judiciary Committee to issue a favorable report on HB 572.

House Bill 572 would expand an existing hearsay exception to second degree assault in a criminal trial if a defendant engaged in, directed, or conspired to commit wrongdoing that was intended to and did procure the unavailability of the declarant of the statement. A court must find by a preponderance of the evidence that the party against whom the statement is offered has engaged in specified activities that rendered the witness unavailable.

Second degree assault is commonly charged in domestic violence cases. Due to the ongoing power and control dynamics present in domestic violence, an abuser could threaten or coerce a victim into not testifying in a criminal proceeding. The law would require that a party's wrongdoing be proven by a preponderance of the evidence. House Bill 572 allows the victim to testify through their prior statements, statements that were made at a time they were safe and able to state what happened to them, so long as they were contemporaneously recorded, made under oath and subject to the penalties of perjury at a proceeding or in a deposition, or was written and signed by the declarant.

For the above stated reasons, the Maryland Network Against Domestic Violence urges a favorable report on HB 572.