

**Senate Bill 422**  
**Chairman; Will Smith**  
**Judicial Proceedings Committee**  
**February 4, 2025 1 p.m.**

Dear Chairman Will Smith and Members of the Committee,

I am Mary E Ashanti, and I represent Wicomico. I am writing to express my strong support for SB-422. The policy of trying, convicting, and sentencing children as adults is fundamentally flawed and has had devastating effects on many families, particularly within African American communities. It is time for Maryland to correct this injustice.

The punitive mindset that promotes the notion of "adult crime, adult time" has led to serious consequences, most notably the loss of judicial discretion. This law has become a blunt instrument that disregards the unique circumstances of youth. Many states have recognized the harms of this practice and successfully rescinded it out of compassion for the individuals and families affected. It is time for Maryland to follow suit.

While we acknowledge the necessity of accountability for young people, we must also recognize that many lack positive influences and resources. Compassion should guide us in allowing judges the discretion to determine the appropriate venue for young offenders, whether juvenile or adult court, on a case-by-case basis.

I urge you to support SB-422 to end the harmful practice of charging children as adults in Maryland.

Thank you for your consideration.

*Mary Ashanti*  
*President Emeritus Wicomico County NAACP*  
*Human Rights/Civil Rights Activist*  
*Wicomico County Community Advocate*  
*Cellphone: 410-430-1896*  
*mary.ashanti1947@comcast.net*