

Dear **Members of the Judicial Proceedings Committee,**

This testimony is being submitted by Showing Up for Racial Justice Baltimore, a group of individuals working to move white folks as part of a multi-racial movement for equity and racial justice in Baltimore City, Baltimore County, and Howard County. We are also working in collaboration with Campaign for Justice, Safety, & Jobs (CJSJ). I am a resident of **District 46. I am testifying in opposition to SB0533: Public Safety - Police Accountability - Time Limit for Filing Administrative Charges.**



**Showing Up for Racial Justice**

This bill stipulates that if an allegation of police misconduct “is related to activity that reasonably appears to be the subject of a criminal investigation,” the “year and a day” period in which the law enforcement and Administrative Charging Committee conduct their investigation of the misconduct does not begin until the “the final disposition of all criminal charges.” This would alter the deadline for the completion of the PIB review process in such a way that it delays that process to an unreasonable degree – perhaps even indefinitely – as criminal charges can take months or years to play out. Further, the sole determiner of whether misconduct “reasonably appears” related to a criminal investigation is the law enforcement agency whose officers are under investigation, giving the agency the power to delay any civilian investigation of the alleged misconduct if it suits them. One of the major purposes of police accountability reform was to make it more difficult for law enforcement agencies to bury misconduct allegations, a tendency which this bill would encourage and enable.

Ensuring timely investigations of alleged officer misconduct is critical both to preserving officer morale as well as building community trust.<sup>1</sup> The vague language in SB0533 **allows for far too broad an application and the potential for abuse** if certain cases deemed “related” to complaints of alleged police misconduct are deliberately stalled or placed on the stet docket. This bill could also potentially hurt police officers if they are falsely accused of misconduct and the complaint is “related” to a criminal case – they would be stuck in limbo with no way to remove or resolve the complaint.

SB0533 does not promote or protect public safety. It would, in fact, delay police accountability and discourage public trust in law enforcement. It is for these reasons that I am encouraging you to **oppose SB0533: Public Safety - Police Accountability - Time Limit for Filing Administrative Charges.**

Thank you for your time, service, and consideration.

Sincerely,  
**Lindsay Keipper**  
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Showing Up for Racial Justice Baltimore

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<sup>1</sup> Second Comprehensive Reassessment, Baltimore Consent Decree Monitoring Team; December 22, 2022; Page 35;  
<https://htv-prod-media.s3.amazonaws.com/files/second-comprehensive-reassessment-1671746024.pdf>