

Warren X Stuckey #241-212
North Branch Correctional Institution
14100 McMullen Hwy., S.W.
Cumberland, Maryland 21502

RE: Support and Consolidation for Justice
Reform to Change Laws to Protect Against Intemacine Harms

Martina Hazelton
Co-Founder and Executive Director
Family Support Network (FSN)
303½ Minnesota Avenue, NE
P. O. Box 64093
Washington, DC 20029

Dear Ms. Hazelton:

This letter is being written on behalf of the men who reside in North Branch Correctional Institution-(herein after 'NBCI')-; because we wish to share our sentiment with you and the Attorney General (Mr. Anthony Brown) for the noble endeavor in which you'll have taken upon yourselves.

All of the letters of the men who support the many who are advocating for us really wish you to know that we are with you in spirit. As the Student Minister of the Nation of Islam, I am in a continuous struggle (~~though worth every second~~) for self-development and reform which entails doing that which is in line with producing a reformative mind through efforts of remorse; enabling one to grow beyond the deplorable thinking and behavior patterns. It isn't until the human being learns how to truly evolve the self, that he/she is able to reform and give the same to others.

Since coming to prison in 1993, for the murder of a childhood friend (Larry "Woodie" Erickson), I have spent my time trying to figure out what was causative enough to transform a young mind to do that which troubles the innate propensity for right thinking. Of course, we can all concur to how certain conditioning has been the culprit to belie and distort that which the communities (i.e. "culture") in Black and Brown areas suffers from, and pass them off as mere slippages of those languishing therein; however, those understanding the power of having a voice knows better. For whenever you take the ability of people to articulate their feelings (i.e. like human beings should); what depreciates as a result is more than just the gift of expression; they become what they see. And, this means to lose that ability altogether.

Children moves in errant due to what the eye catches; because they lack the know how of distinction between right and wrong. This is precisely why parents and other guardians sometimes find it difficult to grasp "why?" Now, after years of research and experiments; it becomes obvious that the mind capacity of even early adults lack true comprehension of a wide tendency to produce for that mind, clarity of measuring a full impact for deviation. We learn this empirically. This is why the task; as well as the path, assured by those like yourselves are of extreme importance. They help to facilitate a better lens from which to see how entangled goes this intemacine problem.

Each individual whose names affixes this show of support, most of whom have endeavored to prove ourselves worthy of such advances on your parts, by living a life that could be easily

braved to support the argument against giving us a second chance to live in a wellness state outside of these confines.

We are extremely hopeful of the Bill passing with respect to this regard. If you haven't seen or been told by the many you represent in these laborious undertaking; know that our gratitude speaks volumes of your worth in the cause of justice and devotion. WE thank you; and say, "Mizpah!"

Sincerely,

Warren X Stuckey ("Warren Muhammad")

Oc:MS

Anthony G. Brown

200 Saint Paul Place

Baltimore, MD 21202

Greetings Mr. Brown,

First and Foremost I would like to start off by thanking you for your concerns and your efforts in reducing Mass incarceration and also establishing meaningful reform in Maryland's criminal legal system.

As an incarcerated individual serving a sentence of life without the Possibility of Parole, I feel discriminated against because of my sentence. Serving a life without Parole sentence doesn't allow me to move throughout Maryland's prison system to be able to take advantage of certain programs or special Tracts other institutions may have to offer. I believe that there should be a criteria met that would allow incarcerated individuals the opportunity to advance throughout the prison system. The idea of reform is for one to improve on self, the system doesn't allow individuals to do that.

I would also like to thank you and your constituents for your work and support in trying to set the Second Look Act Bill passed.

I believe in second chances for individual who have earned it, I also believe that they shouldn't be taken lightly. I am amongst some men who are well deserving of a second chance, and I pray that one day they'll get that chance because they have so much to offer to society.

Mr. Brown I can't even express to you the importance of this bill and the affect that it will have on individuals who are so eager to do the right thing, to re-enter society and be productive citizens to there communities.

Again Mr. Brown, thank you and all who support the cause for reducing mass incarceration and establishing meaningful and effective reform in the legal systems.

Sincerely,

James Turner

James Turner

364-875

November 26, 2023
10:07 AM

Abras Morrison
N.B.C.I.-227630/13619
4100 McMullen Hwy,
Cumberland, MD 21502

Dear Honorable Anthony G. Brown:

Goodmorning Sir!

Sir, first allow me to THANK YOU FOR reviewing and supporting the Second Look bill in Maryland to change the mass incarceration of Black and other marginalized people. Yes Sir, you are correct and it has been proven that lack of educational, services, equality and care leads to us making negative decisions. One of the main reasons for men and women spending 3 to 5 decades incarcerated, is because when errors are raised to the courts, the circuit courts use their discretion instead of applying the Md. law. In my case, my co-defendant pled guilty, did 19 yrs on his life sentence, had his sentence modified twice & freed June 2020. I didn't plead guilty received life without parole sentence. I have raised the claim with verifiable proof that the State's Attorney lied to the court for me to receive the enhanced/increased penalty. Up to now no one from the State's Attorney office, including

615

The State's Attorney have said that my claim
is untrue. I say again, no member of the
opposing party has said, nor can they say, my
claim is untrue. Yet, up to now, every judge
has just denied the motion or petition with no
opinion. In Gregory David Lombeet's
trial, he did exactly what you told him to
do pertaining to his Md. R. 4-351 claim, he
even used the exact case and motion you said
he should have filed. Yet, the circuit court
judge denied his claim with no opinion.

So, as you can see Sir, the circuit court judges
are not using the Md. law to address claims,
they are using their discretion, which many
times leaves you and the appellate court to
deal with the claims. Please make sure that in
the Second Look at bill, it is stated that,
once an incarcerated person satisfies the
requirements, juvenile or not, the court must
modify the incarcerated person's sentence. Otherwise
Sir, the judges will use their discretion and
deny the modification, every 5 yrs., leaving
mass incarceration of Black and other
marginalized people unchanged.
Thank You Sir, for reading these words.

Sincerely,
Abbie Morrison

DEAR HONORABLE ANTHONY G. BROWN,

GOOD DAY SIR!

I PRAY THIS LETTER REACH YOU IN THE BEST SPIRIT.

I WOULD LIKE TO FIRST THANK YOU FOR YOUR SUPPORT OF THE SECOND LOOK ACT BILL. AS YOU KNOW, MANY BLACK MEN, WOMEN AND CHILDREN ARE DISPROPORTIONATELY INCARCERATED IN MARYLAND AND ALL ACROSS THIS COUNTRY. PART OF THE REASON FOR THIS PROBLEM OF MASS INCARCERATION IS NOT ONLY THE CULTURAL, ECONOMIC, SOCIAL ILLS, ETC., OF BLACK PEOPLE, BUT ALSO THE STATE'S ATTORNEYS AND JUDGES THAT DON'T FOLLOW THE LAWS/M.D. RULES WHEN ERRORS ARE MADE BY THE STATE, THE COURT OR LAW ENFORCEMENT. INSTEAD OF GRANTING BLACK MEN, WOMEN AND CHILDREN RELIEF ACCORDING TO THE MD. RULES/LAWS OR EVEN THE PROGRESS/GOOD BEHAVIOR OF THE INCARCERATED, THE STATE AND/OR THE COURT CHOOSES TO KEEP US INCARCERATED; THEREFORE PERPETUATING THE MASS INCARCERATION OF BLACK MEN, WOMEN AND CHILDREN. PEOPLE SUCH AS YOURSELF ARE IN A POSITION TO HAVE MERCY ON US. THANK YOU FOR YOUR TIME AND ENERGY.

SINCERELY,



GREGORY DANIEL LAMBERT
327-299 / 1528429
N.B.C.I.

14100 McMULLEN HWY, S.W.

CUMBERLAND, MD. 21502

11-27-23

DaJuan Marshall #400.088 #2102583

14100 McMullen Hwy, S.W.

Cumberland, Md. 21502

Mr. Brown,

I am writing on the behalf of myself and the many other incarcerated men, women, and children throughout Maryland. I thank you for having interest and considering the Second Look Bill. As you know there are many of us incarcerated looking towards, fighting towards, and deserving of a second chance at life and the privilege of freedom. From those who have languished behind bars for a crime committed in their childhood, or to those of us who are truly innocent but were still convicted, or to those who've truly transcended from their Past Self. This second look gives hope and would be in the best interest of Justice and morality.

As I enter my 16th year of incarceration, I think of the men and women who have been in bondage for 20, 30, 40+ years, and to what end?

Is it humanly possible to not evolve past the mistakes or faults committed in our youth? We should all be deemed worthy of rehabilitation, redemption, and reconciliation. For crimes one is convicted of should punishment be the end all, say all?

I have met the genuine at heart, and some of the greatest minds on this journey, and surely their families and society would receive a great service by their presence. The Second

Look act would bring fair balance on the scale of justice. So once more on the behalf of the often forgotten and exiled... I thank you, and thank you for taking time to read my words.

Sincerely, DaJuan Marshall

In The Name of Allah, The Beneficent
The Most Merciful

As-Salaam Alakum (Peace and Blessing be upon you)

Mr. Brown first, before I begin to address any subject matter. I would be remiss if I don't thank you and all of those who stand/work shoulder to shoulder with you on the Reduction of Mass Incarceration, and Reconstructing this broken Maryland Criminal Legal System.

Now as a Incarcerated Individual (II) serving a life with parole sentence, by guilty plea; which is a high rate in itself. I have been confined since 2009, and what the system calls a model (II) and still hasn't gotten all the system has to offer. I believe as a lifer we should've multi-option that will maximize the potential for Self-Improvement, and Higher Education. Because in doing so this gives the person the opportunity to show and prove his/her Rehabilitation; isn't this suppose to be the goal for the prison system?

So working to pass the Second Act Bill is very much needed. So those who has qualified themselves as Redeemed (II)'s, will then in return be the solution to the problem in society. He and many other Brother's are willing to be The Price of Redemption to save one life. I hope and pray that all parties argue their proportion of the bill and why it should pass like their children's life depends on it, because it does. Now why I said that is because your children ~~are~~ either growing up in some of the same or similar environment.

My final thoughts, and suggestion is to jump start this Reform in the Maryland Criminal Legal System. ONE I believe it should be a Integrity Unit inside Baltimore County and in any state that's doesn't have this Integrity Unit (Iu) in place; Because the unit establish responsibility and accountability from the Highest to the Lowest, (from Police officers, Prosecute's, and Judges etc.) Our Criminal legal system has all type of Rules and Regulation Md-Rules, Criminal Procedure etc. that (must) be followed to the Letter; not circumvent. So whenever The Law is precisely shadow it creates Balance and Justice brings peace.

Mr. Attorney General, what you are witnessing in our city streets is the lack of Balance. Mr Brown our goal is to correct misconduct of any kind ~~of~~ the root. So let's continue to work hard to restore our communities. Thank you for all your support Sir!

your truly
Robert X Crowder 364-717

" Where there No Justice, there No Peace"

Marvin L. Warner
14100 McMullen Hwy, SW
Cumberland, MD 21502

December 22, 2023

Dear Attorney General Anthony Brown,

Hello sir! My name is Marvin L. Warner. I'm currently incarcerated at North Branch Correctional Institution, serving a life sentence. I'm writing you in reference to (Maryland Second Look Act). I would be remiss in my duties as a reformed man, if I didn't express my gratitude to you and your administration for supporting the second look act. The second look act, ~~is~~ is a great step towards criminal justice reform in the state of Maryland.

I know that the keys to making the state of Maryland a safer environment reside in the hearts of the men at N.B.C.I, with a second chance.

and proper funding, I and many others
will become a great asset to the
communities within the state. myself
and many other men and women look forward
to benefiting from this. Thank you sir!

Sincerely

Marvin Warner

Marvin Warner

Dec 15, 2023

To: Attorney General - Anthony G. Brown

I am writing you this letter to show my appreciation and admiration towards you, for supporting and advocating for the passing of the Second Look Act that's coming up for a vote next year. I am an individual who fits under the criteria of this Bill. I was arrested at the age of 18 yrs old and convicted at 19 yrs for a murder, and sentence to a life sentence without the possibility of parole. This Bill will help me greatly in achieving my freedom back giving me the opportunity to make something out of my life on a positive note. And giving back to my community. My family support me and they also support you, and the advocacy of this Bill. I would like to know who else i need to contact and support with my family to get this Bill passed into law.

Thank you! For listening sincerely Mr. Jerome Blauding Jr

SID# 1662295 N.B.C.F

Cumberland, MD 21502

14100 McMullen Hwy S.W

(Time of my Arrest 1996)