



**Senate Bill 53
Child Interrogation Protection Act
January 27, 2022**

SUPPORT

Dear Chairman Smith and Honorable Members of the Committee:

The Choice Program at UMBC supports Senate Bill 53 Child Interrogation Protection Act, introduced by Senator Jill Carter. We urge the Senate Judicial Proceedings Committee to issue a favorable report on this bill.

The Choice Program at UMBC has served Maryland youth who are systems-involved for nearly 35 years. Presently, Choice works with young people and their families in Baltimore City as well as Baltimore, Howard, Prince George's, and Montgomery Counties. Young people often remind us that their past trauma—and worst mistakes—should not define them. In FY 21, we provided engaging programming, resource brokering and holistic case management to 656 young people who were under the supervision of the Department of Juvenile Services; we served 850 young people in total. Despite a year of Covid in which we offered remote services, Choice mentors contacted young people 24,455 times via video, text, phone calls for visits, goal setting activities, job searches, homework help, games, community service, and wellness checks. Choice serves as an alternative to the school-to-prison pipeline; our primary goal is to reduce the number of Black and Latinx young people who are entangled in the youth legal system. Our model seeks to dismantle racist structures and, instead, employs strengths-based approaches focused on positive relationships and their agency. We hold high expectations for youth and parents as well as high levels of support. These guiding principles are essential in addressing racial inequities at an individual and systemic level.

Maryland's legal system disproportionately ensnares Black and Latinx young people, limiting their life chances in education, vocation, civic engagement, and health and wellbeing. A punitive criminal justice system does not offer young people developmentally appropriate and culturally responsive interventions; it exacerbates stubborn inequities. And, it does not keep Marylanders safer. This session offers the chance to remake our youth legal system to reduce racial and ethnic disparities.

The Choice Program supports Senate Bill 53, the Child Interrogation Protection Act. Every day in Maryland, children entangled in the criminal legal system are questioned without a parent being notified or an attorney present. Although youth of all races commit offenses at roughly the same rates, African American youth are arrested at much higher rates than any other racial group in this state, and therefore are at particularly high risk of facing police interrogations and coercion. As a result, Black children face criminal charges, prosecution, and incarceration without the basic due process rights that adults are entitled to. We believe any young person facing a police interrogation has the legal right to ask for a lawyer before answering questions and have their guardian notified, SB 53 the Child Interrogation Protection Act will protect those rights.

The Child Interrogation Protection Act will:

- 1) Require law enforcement to make good faith efforts to notify parents or guardians that their child will be subject to interrogation;
- 2) Allow a child to consult with an attorney prior to being interrogated; and
- 3) Encourage Maryland courts to adopt age-appropriate language for children to understand their rights.

Adolescent brain development coupled with behavioral psychology and sociological literature on coercive persuasion and interrogation-induced false confessions explain why youth are prone to comply with the requests of authority figures like police or school resource officers (SROs), making them uniquely vulnerable to coercive interrogation tactics. It is imperative to keep a continued understanding of adolescent brain development and behavior psychology at the forefront of this discourse to ensure we are adequately discussing the dangers of youth interrogations. Further, it is critical to recognize that the goal of interrogations is to elicit incriminating statements, admissions and/or confessions through the use of psychological methods that are explicitly confrontational, manipulative, and suggestive.

The Choice Program at UMBC urges this committee to issue a favorable report on SB 53.