OPPOSE HB 137 – Public Schools - Children charged with a Crime of Violence – Prohibition on In-Person Attendance



January 20, 2025

To: Chair Delegate Atterbeary and Ways and Means Committee Members From: Jenny Zito and Bill Carlson, MAJR Executive Committee

The Maryland Alliance for Justice Reform (MAJR) asks you to oppose HB 0137 Children charged with a Crime of Violence – Prohibition on In-Person Attendance.

We believe that it is ill-advised and unjust to create a new provision of Maryland law which would prevent anyone *charged* in a crime of violence from attending school in person. In our great nation we have a core value that until a person is convicted of a crime, they are presumed innocent of said crime. This bill would violate this principle. In addition, due to the length of time a case can take to resolve, it would cause substantial harm to the student. Our experience shows that once a student leaves the normal school environment it is highly likely that they will not complete their education, which obviously has lifetime consequences both for the student and society in general.

A recent report from the Department of Juvenile Services reported that, in recent years, only about 12% of Maryland juveniles charged as adults with serious felonies were convicted of that charge, demonstrating the lack of correlation between charging and actual guilty verdicts

The Maryland Alliance for Justice Reform (MAJR) is a nonpartisan, all-volunteer organization of nearly 2000 Marylanders who advocate for sensible evidencebased legislative and policy changes in Maryland's correctional practices. MAJR thanks you for the opportunity to provide input on this legislation and urges the committee to give HB 0137 an unfavorable report.