

Submitter: Thena Larteri-Lyons
On Behalf Of:
Committee: Senate Committee On Judiciary
Measure: SB579

SB 579 is a truly despicable Bill!!!! My 14 year old nephew was killed by a drunk driver. My brother was hit by a drunk driver, spent 3 months in the hospital and had to learn how to walk all over again. ANY person incarcerated made a decision to violate another person and therefore the law should never change in any fashion to accomodate a serious privilege as voting. They lost that privilege with their act of disregard for another human being. And even if no human being may not have been "physically" injured during the process of a crime, the victim was still violated. So now you want to violate the victims again!!! NO WAY!!!!

If you contacted EVERY VICTIM and their extended family members, friends, employers, employees, etc., who also suffered by the crimes of these inmates harmed, in ANY way, physically, emotionally, financially, etc., and they ALL give their permission for that inmate to vote, then, when that happens, you can bring this atrocious bill back to light for a vote. Until then, which is when hell freezes over, my vote is NO, NO, NO, NO, NO, NO, NO, NO!!!!!!

Whoever constructed this bill has never had a family member, friend, associate, etc., victimized by these animals, or they had a hideden agenda of collecting more votes for a left wing agenda and have betrayed their constituents in the most aggregious manner possible, which is to victimize me and them again!!!!

Whoever constructed this bill does not have a conscious and needs to be hauled off to prison and a NEW SB BILL created called: The Conscious, Deliberate ACT of Revictimization of VICTIMS.

Thank you,
Thena Larteri-Lyons