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Over 60 Elected Prosecutors and Law Enforcement Leaders Advocate to End Extreme Sentences and Provide Second Chances to Those Serving Lengthy Prison Terms

Leaders call on prosecutors and policymakers to implement sentencing review mechanisms to address the humanitarian and fiscal crises of extreme sentences

Today, 64 elected prosecutors and law enforcement leaders – including Attorneys General Thomas J. Donovan, Jr. (Vermont), Keith Ellison (Minnesota), Kathleen Jennings (Delaware), Karl Racine (District of Columbia) and Kwame Raoul (Illinois), as well as District Attorneys, Police Chiefs and Sheriffs from around the nation – issued a joint statement urging policymakers to create mechanisms to reduce the number of people serving lengthy sentences who pose little or no risk to public safety, including by creating second chances for many in our nation currently behind bars. The statement notes that in order to end mass incarceration, justice system leaders must address the high number of individuals serving extreme sentences and cites decades of research showing that these lengthy prison terms have not deterred crime or promoted public safety. Signatories urge criminal justice leaders to end the use of decades-long sentences and implement mechanisms to review and reduce past extreme sentences.

“Decades of increasingly harsh sentences have left the United States with the dubious distinction of being the world leader in incarceration rates; destroying families and communities without making us any safer,” said Miriam Krinsky, Executive Director of Fair and Just Prosecution, the organizer of the statement. “In a criminal legal system plagued by past failed ‘tough on crime’ policies, too many individuals who pose no threat to public safety are behind bars serving excessive sentences, draining resources that would be better invested in building and fortifying communities. We need elected prosecutors and policymakers willing to prioritize rehabilitation over endless punishment and committed to taking action to break the destructive cycle of mass incarceration.”

The statement calls for four concrete steps to reform our nation’s harsh sentencing practices and provide opportunities for release for those who have already served significant time and no longer pose a safety risk:

- **Vehicles for sentencing review** – already created by laws in some states – that recognize people can grow and change;
- **Creation of sentencing review units and processes** in prosecutor offices whereby cases can be identified for reconsideration and modification of past decades-long sentences;
- **Expanded use of compassionate release** and elimination of obstacles and barriers that permeate the process, thereby facilitating release for incarcerated individuals who are eligible, including people who are elderly or terminally ill, have a disability or who have qualifying family circumstances; and
- **High level approval within prosecutors' offices** before recommendations are made for decades-long sentences.
“As prosecutors, our communities entrust us to promote public safety; yet the evidence is clear that extreme sentences do not make us safer, nor do they deter crime,” said Kings County, N.Y. District Attorney Eric Gonzalez, a signatory to the statement. “I have a duty to pursue justice, and it is not just – or fiscally responsible – to keep people behind bars after they have proven to be rehabilitated and no longer pose a threat to others. It’s time to correct decades of overly harsh prison sentences and give people a second chance.”

The statement highlights the fiscal concerns of extreme sentences, especially as the average age of those incarcerated grows increasingly older, as well as the humanitarian concerns resulting from denying people the opportunity for redemption: “While prosecutors and judges of decades past may have pursued and imposed harsh sentences with the misguided belief that certain individuals were incapable of rehabilitation, there is simply no justification for maintaining those sentences when a person demonstrates that the opposite is, in fact, true…. There is no reason to conclude that the commission of a crime—no matter the offense—must define a person forever.”

“Excessive sentences that lock people away for decades – and all too often for the rest of their lives – are not in the best interest of public safety,” said Charlottesville, Va. Chief of Police Dr. RaShall M. Brackney, another signatory to the statement. “This draconian approach to sentencing has only served to further erode the community’s trust in policing and the criminal justice system. It makes us less safe, destroys families and deprives communities of critical resources that could be invested in enhancing community wellbeing. It is long past time for leaders to identify a new path – one in which we recognize the human capacity for change and second chances.”

Read the full statement and see the list of signatories below.

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*Fair and Just Prosecution is a national network of elected prosecutors working towards common-sense, compassionate criminal justice reforms. To learn more about FJP’s work, visit our [website](#) and follow us on [Facebook](#), [Twitter](#), and [LinkedIn](#).*

**List of Signatories**

**Diana Becton**  
District Attorney, Contra Costa County, California

**Wesley Bell**  
Prosecuting Attorney, St. Louis County, Missouri

**Buta Biberaj**  
Commonwealth’s Attorney, Loudoun County, Virginia

**Sherry Boston**  
District Attorney, DeKalb County, Georgia
Chesa Boudin  
District Attorney, City and County of San Francisco, California

Aisha Braveboy  
State’s Attorney, Prince George’s County, Maryland

RaShall M. Brackney, Ph.D.  
Police Chief, Charlottesville Police Department, Virginia

Chris Burbank  
Former Chief, Salt Lake City Police Department, Utah  
Vice President of Law Enforcement Strategy, Center for Policing Equity

John Choi  
County Attorney, Ramsey County, Minnesota

Darcel Clark  
District Attorney, Bronx County, New York

Jerry L. Clayton  
Sheriff, Washtenaw County, Michigan

David Clegg  
District Attorney, Ulster County, New York

Scott Colom  
District Attorney, 16th Judicial District, Mississippi

Brendan Cox  
Former Police Chief, Albany, New York

John Creuzot  
District Attorney, Dallas County, Texas

Satana Deberry  
District Attorney, Durham County, North Carolina

Parisa Dehghani-Tafti  
Commonwealth’s Attorney, Arlington County and the City of Falls Church, Virginia

Thomas J. Donovan, Jr.  
Attorney General, Vermont
Mark Dupree  
District Attorney, Wyandotte County, Kansas

Matthew Ellis  
District Attorney, Wasco County, Oregon

Keith Ellison  
Attorney General, Minnesota

Kimberly M. Foxx  
State’s Attorney, Cook County, Illinois

Gil Garcetti  
Former District Attorney, Los Angeles County, California

Kimberly Gardner  
Circuit Attorney, City of St. Louis, Missouri

Stan Garnett  
Former District Attorney, 20th Judicial District, Colorado

Jose Garza  
District Attorney, Travis County, Texas

George Gascón  
District Attorney, Los Angeles County, California  
Former District Attorney, City and County of San Francisco, California  
Former Chief, San Francisco Police Department, California  
Former Chief, Mesa Police Department, Arizona

Sarah George  
State’s Attorney, Chittenden County, Vermont

Sim Gill  
District Attorney, Salt Lake County, Utah

Joe Gonzales  
District Attorney, Bexar County, Texas

Deborah Gonzalez  
District Attorney, Western Judicial Circuit, Georgia
Eric Gonzalez
District Attorney, Kings County, New York

Mark Gonzalez
District Attorney, Nueces County, Texas

Christian Gossett
District Attorney, Winnebago County, Wisconsin

Andrea Harrington
District Attorney, Berkshire County, Massachusetts

Jim Hingeley
Commonwealth’s Attorney, Albemarle County, Virginia

John Hummel
District Attorney, Deschutes County, Oregon

Natasha Irving
District Attorney, Prosecutorial District 6, Maine

Kathleen Jennings
Attorney General, Delaware

Alexis King
District Attorney, First Judicial District, Colorado

Justin F. Kollar
Prosecuting Attorney, Kaua‘i County, Hawaii

Lawrence S. Krasner
District Attorney, City of Philadelphia, Pennsylvania

Brian Middleton
District Attorney, Fort Bend County, Texas

Marilyn J. Mosby
State’s Attorney, Baltimore City, Maryland

Jody Owens
District Attorney, Hinds County, Mississippi
Alonzo Payne
District Attorney, 12th Judicial District, Colorado

Joseph Platania
Commonwealth's Attorney, City of Charlottesville, Virginia

Karl A. Racine
Attorney General, District of Columbia

Kwame Raoul
Attorney General, Illinois

Ira Reiner
Former District Attorney, Los Angeles County, California
Former City Attorney, Los Angeles, California

Mimi Rocah
District Attorney, Westchester County, New York

Rachael Rollins
District Attorney, Suffolk County, Massachusetts

Jeff Rosen
District Attorney, Santa Clara County, California

Marian T. Ryan
District Attorney, Middlesex County, Massachusetts

Dan Satterberg
Prosecuting Attorney, King County, Washington

Eli Savit
Prosecuting Attorney, Washtenaw County, Michigan

Mike Schmidt
District Attorney, Multnomah County, Oregon

Carol A. Siemon
Prosecuting Attorney, Ingham County, Michigan

Norm Stamper
Former Police Chief, Seattle, Washington
David E. Sullivan
District Attorney, Northwestern District, Massachusetts

Gregory Underwood
Commonwealth’s Attorney, City of Norfolk, Virginia

Matthew Van Houten
District Attorney, Tompkins County, New York

Todd Williams
District Attorney, Buncombe County, North Carolina

Monique Worrell
State Attorney, 9th Judicial Circuit, Florida