More than one out of six people incarcerated in Massachusetts state prisons is serving a Life Without Parole sentence. Foreclosing the opportunity to ever apply for parole not only strips them of hope and denies their capacity to rehabilitate, Life Without Parole sentences waste public resources and do not actually promote public safety. An Act to Reduce Mass Incarceration would allow all people serving life sentences the opportunity for a parole hearing after serving 25 years, and it would apply retroactively so that it would impact currently incarcerated people.

Our prison population is aging as a result of long sentences like life without parole. As of Jan. 1, 2022, nearly 15% of the DOC population is age 60 or older. Not only do people age out of crime, but it is also two to three times more expensive to house an elderly prisoner than an average prisoner in the general population. The prison system is not designed or equipped to properly care for the elderly, sick, and dying.

We are often told that we have to continue Life Without Parole sentencing to be fair to victims and appropriately punish offenders. This is a false dichotomy and making policy on this basis is inconsistent with public safety. The most incarcerated corridors of the Commonwealth are also the most victimized, and Life Without Parole sentences deny the reality that restorative justice has provided more healing to victims than denying redemption through lifelong incarceration.

In general, one’s proclivity to commit crime, including murder, is highly age-dependent. The peak age is in one’s early to mid-twenties, and continues to decline as one ages. It makes little sense to mandate that a person in their twenties must stay in prison for the rest of their life without a chance to later determine if they still pose a threat to public safety. Incarcerating people who pose no threat is a waste of resources.

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