March 9, 2021

Chair Smith Warner, Vice-Chairs Drazan and Holvey, and Members of the Committee:

On behalf of the American Association of University Women (AAUW) of Oregon, we express our support for House Bill 2366.

Individuals sentenced to a crime forfeit many rights, but the right to have a voice in our political process cannot be one of them.

This bill differs from Senate Bill 571 in that it maintains the voting ban against persons convicted of a crime committed outside Oregon. We do not take a position on this issue.

It is estimated that 5.2 million Americans remain disenfranchised as a result of felony convictions -- which is more than the entire population of Oregon. Three quarters of these individuals are living in their communities, having fully completed their sentence or are under supervision on parole.1

Of this total approximately 1.2 million women are disenfranchised. That is more than the population of Montana, or of Delaware and Vermont combined.

Systemic racism has plagued and continues to plague the criminal justice system and, whether conscious or not, we cannot countenance using voting restrictions as another arm to sustain and enforce it. Research has shown that the United States effectively operates two distinct criminal justice systems - one for people of privilege and the other for poor people and people of color.2 This disparity begins well before arrest and conviction.

African Americans are more likely than white Americans to be arrested; once arrested, they are more likely to be convicted; and once convicted, and they are more likely to experience lengthy prison sentences. African American adults are 5.9 times as likely to be incarcerated than whites.

Allowing the voices of individuals who remain incarcerated to be heard at the ballot box strengthens their stake in the greater community and fosters the possibility for positive outcomes not only for them, but for all of Oregon.

Respectfully,

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