Bridging the Divide
A new paradigm for addressing safety, crime, and victimization
This report documents some of the key insights from four national convenings funded by the Ford Foundation, Fund for Nonviolence, and the Rosenberg Foundation.

**Planning Team**
Elizabeth Calvin, Senior Advocate, Children’s Rights Division, Human Rights Watch
Pat Clark, Board Member and former Program Officer, Fund for Nonviolence
Kirsten Levingston, Program Officer, Justice Sector Reform, Ford Foundation
Kerry Naughton, Crime Survivors Program Director, Partnership for Safety and Justice
David Rogers, former Executive Director, Partnership for Safety and Justice
Shari Silberstein, Executive Director, Equal Justice USA
Holly Pruett, Facilitator

**Produced By**
Pat Clark, Betsy Fairbanks, Dorothy Johnson-Speight, Kirsten Levingston, Kerry Naughton, Holly Pruett, David Rogers, Shari Silberstein, Tracy Velazquez

**Report Design and Layout By**
Thomas Curtis

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INTRODUCTION

Throughout the country there is a growing cadre of criminal justice reformers and crime victim advocates committed to developing, testing, and promoting a new, holistic paradigm to address safety, crime and victimization. Some of us came together at four small national convenings held between June 2012 and May 2014. Those convenings were designed to build new relationships, share information and strategies, and begin to develop a new paradigm for our work.

Informed by the convening dialogues, Bridging the Divide provides snapshots of work being done on the ground and proposes arenas for further action. Victim advocates and criminal justice reformers are engaged in the lengthy, difficult work of creating safe and healthy communities. We believe this work holds great promise to the communities most impacted by crime and the criminal justice system.

Over the last few decades, criminal justice policies have more often than not been developed and enacted based on the politics of fear trumping the abundant research on the policies that are most likely to prevent crime and reduce recidivism and victimization. The result is a status quo that benefits very few people. For the most part, the people and communities harmed by crime are not getting the support they need, while our prisons and jails hold and then release millions of people providing very limited tools or opportunities to positively transform their lives and make amends.

Although we see progress being made around the country in re-thinking problematic aspects of our approach to public safety and criminal justice, we are concerned that some reform efforts are both shortsighted and don’t address the complex needs of the communities most impacted by crime and the criminal justice system. Yes, social change is usually slow and incremental, but we want it to be informed by a vision capable of creating significant transformation and sustainable culture shifts. Much of the work described in this report has shown incredible results in benefiting real people and communities while also changing the political and policy landscape around issues of crime, safety, and justice.
NEW PARADIGM BELIEFS & PRACTICES

Convening participants coalesced around a common vision for a new public safety paradigm. While there were some differences expressed in language and emphasis, the majority agreed:

We believe we can build a system that is decidedly more effective at creating safe communities, reducing crime, helping people harmed by crime rebuild their lives, and helping people who have been convicted of crime take responsibility and rebuild their lives as well. In order to do this, it will take a new paradigm that moves beyond the traditional boundaries and perspectives of policy advocates and activists.

We seek to:

- Embrace the values of safety, accountability, prevention, justice, and healing simultaneously
- Properly invest in crime prevention
- Address discrimination and racial disparity in both the criminal justice system and victim services
- Include diverse crime victim voices and perspectives in public safety policy debates and decisions
- Hold people accountable for harm they have committed to their victims, their own families, their communities and themselves
- Recognize that people are more than the very worst thing they’ve had done to them or have done
- Base public safety policies and criminal sentencing laws on research and evidence that they will reduce crime and victimization
- Strengthen community responses to violence
- Invest in services that help crime survivors and those who have committed crimes rebuild their lives, particularly in under-served communities

By clearly articulating this new paradigm, we can move beyond the boundaries that have split advocates into “us” and “them” and realize our shared interest in safety, fairness, and justice.

The full vision statement – an organizing and education tool that continues to evolve – appears in the full report’s appendix.
Criminal justice reformers concerned with an over-reliance on incarceration and crime victim advocates have a shared stake in creating new approaches to public safety and criminal justice. Unfortunately, the current dynamics around public safety often keep these stakeholders isolated in silos that are perceived to be adversarial, blocking opportunities for meaningful collaboration that will lead to positive, sustainable outcomes.

The communities most impacted by crime—women, low-income communities, and communities of color—show strong support for prevention-oriented strategies to public safety, the very approaches that have been de-prioritized as the U.S. has built a burgeoning prison system. But although these views represent a significant number of people harmed by crime and violence, they are rarely heard by policymakers. Even though positive policy reforms have been happening around the country in recent years, our criminal justice system still largely focuses on a singular solution to crime – harsher and longer prison sentences for a wider and wider array of crimes – and crime victims who advocate for that singular focus have often been given disproportionate influence in the debates by politicians who are looking to posture as tough. Because the majority of crime is not reported and most victims do not go through the system for support, there is still so much we don’t know about what crime survivors need to cope and heal.

Meanwhile, organizations focused primarily on addressing the problems of mass incarceration have done little to understand and genuinely incorporate victims’ needs into their policy agendas. These groups have remained largely silent on the need to strengthen victim services or better address offender accountability. This has only strengthened the problematic notion that accountability is somehow synonymous with long mandatory minimum sentences.

We need to confront the false choice between meeting the needs of crime victims and reforming failed criminal justice and corrections policies. We can keep our communities safe, reduce our over-reliance on incarceration and improve outcomes for people harmed by crime. In the process, states can save billions of dollars in incarceration costs that can be re-invested into preventing crime and helping impacted people rebuild their lives.
KEY THEMES

Five major take-aways emerged as participants discussed this common vision and their shared values, beliefs, and analysis.

1. Victims’ voices heard in public safety policy debates must reflect the diversity of crime victims’ experiences and views.
2. The criminal justice system doesn’t identify or address the complex reality of the communities seriously impacted by crime and violence.
3. Deep racial disparities are at the core of the old paradigm and are a primary barrier to realizing change.
4. A new paradigm requires new ways of thinking about accountability.
5. Building relationships, trust, and common language across fields is essential for the advancement of a new paradigm.

This report discusses each of these key insights and offers case studies and other illustrations of the strategies that represent a new paradigm in action. A new framework for public safety policy can cut through the rhetoric and move us beyond sides towards a more effective system.
INCLUDING DIVERSE CRIME VICTIM VOICES IN PUBLIC POLICY DECISIONS

In California, a diverse statewide network of nearly 6,000 crime victims are advocating for policies that best serve individuals, families, and communities impacted by crime. In Oregon, domestic and sexual violence survivors and victim advocates are challenging the growth of the state’s prison system. And across the country, family members of murder victims, who are typically presumed to support the death penalty, are coming together to advocate for its end.

This organizing is shifting policy makers’ understanding of who victims are and what they need. In Oregon, the unexpected coalition of advocates won two legislative campaigns, saving hundreds of millions of dollars from a reduced need for prison beds, some of which was reinvested in community-based domestic and sexual violence services and crime prevention-oriented programs. California’s Crime Survivors for Safety and Justice network advanced legislation that better meets victims’ needs by expanding trauma recovery services throughout the state. Successful campaigns to repeal the death penalty in Illinois, Maryland, Connecticut, New Mexico, and New Jersey all featured the leadership of those harmed by violent crime and in some cases led to increased state investment in services and support for victims’ families.

These groundbreaking efforts seek to reverse a long-standing assumption that the primary need of all crime victims is to see maximum suffering of the person who harmed them. In reality each crime is unique; victims have a wide array of needs and a wide array of perspectives on how we should respond to crime and violence.

Contrary to prevailing perception, there is no shortage of crime victims in the US who have been harmed by our nation’s massive prison build up, many of whom would like opportunities to engage in policy advocacy. But not everyone gets equal attention from policymakers. Some of the most compelling organizing and successful public safety reform campaigns in recent years have elevated the voices of crime victims calling for smarter and more effective policies that prioritize a prevention-oriented and restorative framework instead of an over-reliance on incarceration. These successes have been possible because the collaboration between victims and criminal justice reformers has been a genuine reflection of common ground, not a tactical effort by one field to use the other.

“Continuing to fill prisons isn’t making us safer. We need to change the public safety conversation. Focusing on prevention will lead to less violence and less victims.”

Dionne Wilson
Dionne’s husband, Dan, was a police officer who was killed while on duty.
Crime Survivors for Safety and Justice, totaling nearly 6,000 members, was founded by Californians for Safety and Justice, a nonprofit formed in 2012 that uses policy advocacy, public education, and alliance-building to promote effective criminal justice strategies that stop the cycle of crime and build healthy communities. In order to better understand who California’s crime victims are, what they need to recover, and their opinions about the state’s justice priorities, Californians for Safety and Justice conducted the first-ever statewide survey of crime victims, finding that victims’ needs weren’t being met by the current justice system and that the overwhelming majority of victims prefer investing in probation and rehabilitation, prevention, health and education over spending more on incarceration. The organization used the survey and its crime survivor members to educate the media and legislators about how the current system is failing victims. In 2013, Californians for Safety and Justice sponsored legislation (which became law) that has expanded the number of trauma recovery centers for crime victims throughout the state – and secured permanent funding for those services in 2014.

Partnership for Safety and Justice (PSJ) pioneered a holistic model to advocate for reforms in Oregon that make the state’s approach to public safety more effective and more just. The relationships PSJ has built with survivors, victim advocates, and service providers proved essential to winning a key Justice Reinvestment victory in 2009, which saved the state $50 million in reduced need for prison beds while strengthening victim services and prevention-based programs. In 2013, another successful Justice Reinvestment campaign enabled domestic and sexual violence survivors and victim advocates to challenge the growth of the state’s prison system and even challenge the utility of mandatory minimum sentences which create barriers to victims accessing the justice system. An important shift happened when legislators understood that a number of victims wanted “smart on crime” solutions. One lawmaker, a former law enforcement officer, noted on the House floor that a remarkable number of victim advocates were supporting prevention-oriented approaches to public safety instead of a heavy focus on incarceration and encouraged other lawmakers to take notice.

The final reform package that passed will reduce Oregon’s prison population over the next five years and save an estimated $300 million. Some of the savings are being reinvested in victim services, including a doubling of state funds that address domestic and sexual violence.
Murder Victims’ Families for Reconciliation (MVFR) was a pioneer in building common ground among disparate constituencies. After the death penalty was reinstated in the U.S. in 1976, MVFR was formed by people who had loved ones taken by murder and were tired of being told the death penalty was the appropriate answer to their pain. MVFR members not only raised the voices of victims’ families in opposition to the death penalty, but also trained other activists within the movement to avoid tokenizing these families by better understanding their experiences and needs. MVFR has engaged a variety of strategic reform efforts including helping to pass the Racial Justice Act in North Carolina designed to address race discrimination in death penalty sentencing. Other groups, such as Murder Victims’ Families for Human Rights (MVFHR), have emerged to engage victims’ families in public education and advocacy efforts. Importantly, all of these organizations represent both family members of murder victims and families of the executed, finding that the experience of traumatic grief is common to both communities.

Additionally, Equal Justice USA (EJUSA) and the National Coalition to Abolish the Death Penalty (NCADP) are supporting groups on the ground to move repeal campaigns. Successful efforts to repeal the death penalty in Connecticut, New Mexico, and New Jersey all prominently featured the voices of victims sharing both the ways that the death penalty has failed them and the wide array of unmet needs they had in rebuilding their lives after homicide. Campaigns in Illinois and Maryland both repealed the death penalty while also redirecting savings to better support family members of homicide victims.

Justice reinvestment campaigns provide an excellent opportunity to lift up victims’ voices for fair and effective public safety reform. Justice reinvestment is intended to reduce corrections and related criminal justice spending and reinvest savings into strategies that decrease crime and strengthen communities, such as mental health services, addiction treatment, reentry services, and victim services. If done right, the Justice reinvestment process allows for victim advocates to be key stakeholders in public safety reform. Pew, the Council of State Governments, and the Vera Institute of Justice have made this a point of emphasis, engaging victims and victim advocates in justice reinvestment efforts and highlighting victim services as an appropriate crime prevention and response measure.
The current, dominant criminal justice paradigm put forth in both policy debates and the media is usually oversimplified. It creates a false and racially biased view of who is harmed by crime, who commits crime, and what is needed in its aftermath. This narrative defines “good” victims as people who fit certain preconceived notions of “innocence,” such as being harmed by a stranger in a “safe” part of town and willingly cooperating with law enforcement. “Good” victims are offered the opportunity to punish the offender through a court process. This court process and punishment is assumed to be the primary thing that crime victims need to heal. According to the narrative, “bad” victims are people who are harmed by someone they know, were harmed while in an “unsafe” part of town, didn’t report the crime or cooperate with law enforcement, or come from a certain race, class, sexuality, or gender presentation. These “bad” victims may have their victimization denied by the justice system, either in name or in practice. These constructs are deeply troubling.

One component of the new paradigm is to recognize that a large number of people responsible for committing crimes may also be crime victims—many of these people were more likely to offend because their own victimization was not addressed. In many communities, “sides” are often blurry at best—people harmed by crime and people committing crime may come from the same families, the same neighborhoods, or even be the same people.

Policy debates and campaign frames about crime and violence generally lack a complex or holistic analysis. But when it comes to the lived experiences of millions of people like those represented by Mothers in Charge, Urban Grief, and the Healing Circle for the Soul [case studies in the full report], a “new paradigm” is a reality that people have dealt with their entire lives, often spanning generations of family and community experiences. By serving the needs of survivors who are often unable to access traditional victims’ services, these groups help build safer communities, intervene in ways that can prevent future violence, and shift to a focus on prevention, services, and new supports for everyone impacted by crime and violence.

Violence has a profound effect on our communities. There is so much pain and people are often not seeking help. We need a more deliberate approach to helping our people and communities heal.

Dorothy Johnson-Speight
Dorothy’s son, Khaaliq, was murdered.
The new paradigm places a strong emphasis on meeting the needs of crime victims. Many of these needs, such as trauma intervention and counseling, medical assistance, financial compensation, relocation to a safe place, days off from work, mental health services for an affected child, grief support, etc. have nothing to do with what happens to the offender.

The people most affected by crime and violence often face barriers to accessing services. The majority of crime isn’t reported, preventing the majority of victims from accessing law-enforcement-based services. Victims’ services tied to prosecutors’ offices may not serve victims whose cases weren’t solved, or may end when the trial is complete. People of color may be wary of victims’ services that are housed in law enforcement agencies because of the tenuous relationship between the police and communities of color. In some states, legal restrictions on services for “innocent” victims may mean that a mother whose son was murdered can’t receive reimbursement for grief counseling or funeral expense coverage if there was a presumption of “gang-related” activity. Many community-based victim services, such as domestic violence shelters and rape crisis centers, primarily designed to serve women, may not be accessible to many women of color or LGBTQ women. A similar structure to assist the demographic most likely to be victimized by crime—young men of color—does not exist at all. And many crime victims don’t even know that services exist, much less how to access them.

The model for the new paradigm exists at the grassroots community level. Hundreds of grassroots groups around the country have sprung up to meet the needs of communities which are not served through traditional victims’ services or the criminal justice system. They recognize the false dichotomy that defines the old paradigm because they live it: many of their constituents have been on both sides of the justice system. As a result, the vision of these groups is often more expansive than many direct service agencies, encompassing both support, services, violence prevention, and advocacy strategies while helping both people harmed by crime as well as formerly incarcerated people rebuild their lives. These groups not only need more support; they should inform public safety policy approaches.
CASE STUDY: GRASSROOTS TRAUMA INTERVENTION IN THE COMMUNITIES MOST IMPACTED BY CRIME

Dorothy Johnson-Speight, whose son Khaaliq was murdered over a parking space dispute, founded Mothers in Charge (MIC) in Philadelphia in 2002. Mothers in Charge provides grief support to mothers and other family members who have lost children to violence. Many of their clients say they had nowhere else to turn to deal with their pain and address their trauma. Mothers in Charge also runs evidence-based reentry programs in Philadelphia prisons. One of their programs was created when an incarcerated woman found out that her son had been murdered. She wrote to Mothers in Charge looking for help to manage her grief while she was still in prison. MIC began to provide support to a larger group of women in prison and came to see that many of them had been victimized themselves, and needed help to make different choices and stay out of prison upon release. Today, Mothers in Charge provides services to crime survivors, people who are incarcerated, and young people at risk of entering the criminal justice system through youth and school education programs, demonstrating that safe streets can only come about when we address the needs of not only those who have been harmed, but also those who have committed harm in the past or may do so in the future.

When Lisa Wilson-Good lost a family member to murder, she began to investigate what resources were readily available to people in urban communities, many of whom were living below the poverty line and were predominately people of color. She discovered that the experience of crime victims in urban neighborhoods is largely ignored. She founded Urban Grief in Albany, NY in 2001 to provide a community-based bereavement and crisis response team that offers support to people impacted by crisis, homicide, and death. Urban Grief has credibility on the streets of Albany because it is a grassroots, person-to-person effort offering immediate response and a patient willingness to hear and absorb the cultural violence at the heart of human tragedy. In recent years it has gained the attention of local actors, including the local police department, which now recognize that a crisis response model to address trauma in urban
communities is a key part of violence prevention. Urban Grief also conducts workshops to increase awareness about the intersection of trauma, grief and violence and its adverse mental health impact on community members.

**Healing 4 Our Families & Our Nation (H4FON)** is a San Francisco-based victims’ support group founded by Mattie Scott after her son was killed. The group provides counseling, help with funeral costs, and other services to parents who have lost children to homicide. But like so many similar grassroots groups in communities of color, the Healing Circle is not solely a victims’ services agency. They conduct anti-violence education and advocacy as well. In 2013, they participated with Californians for Safety and Justice in a crime victims’ rights week event at the Capitol calling for prioritizing better trauma services for crime victims over building more prisons.

Additionally, H4FON engages people behind the walls of San Quentin Prison and San Bruno County Jail. H4FON supports a holistic health and healing program called “A New Way of Life” where people in prison acknowledge, accept and begin to unlearn their violent behavior. H4FON also supports “No More Tears”, a program organized by prisoners at San Quentin who are lifers. Together the program provides a safe space where victims and prisoners meet face to face to begin a healing process and journey to recovery.

Addressing urban trauma in communities afflicted by violence is a critical prevention strategy that is largely ignored by the criminal justice system.

Lisa Good
Lisa lost a family member to violence.
The criminal justice reform movement has long recognized that the justice system treats offenders differently based on race. But acknowledgment that victims are treated differently on the basis of race is far less wide-spread. Instead of recognizing that victims and offenders usually come from the same communities, the current paradigm portrays victims as white and middle class, and offenders (generally) as people of color and poor. This serves to further entrench the sides into not only legal silos, but racialized ones. It becomes yet another tool to position people of color as out of control, dangerous, and needing to be locked up. Racism has manufactured an image so strong it has almost become a collective memory, where scary black men prey on innocent white women until heroic mobs of white men come to the rescue. Even as lynching is now considered taboo, the rest of the image – black offender and white victim – continues to have a strong resonance in popular culture, the news, the assumptions that fuel policymaking, and the outcomes of those policies.

But this image is, in fact, false. People of color are more likely to be victims of crime than white people. Yet their crimes are more likely to go unsolved, their status as “victims” in the eyes of the law or the media go ignored (or legislated away), and their suffering is minimized. Black mothers whose sons were murdered, for example, often face silent judgments – was your son selling drugs? In a gang? Doing something to deserve it? (The killing of Trayvon Martin brought this common experience to a national stage.) This is not unlike the old stereotype of rape victims “asking for it” by wearing short skirts. In some states, the laws still prohibit access to victims’ financial compensation in situations that could taint the “innocence” of the crime victim. There are real institutional barriers for communities of color in accessing the very services that could help people heal and reduce violence.
STRATEGIES TO ADDRESS RACIAL DISPARITY AND DISCRIMINATION THAT DESERVE MORE ATTENTION

There was a clear call in the convenings for illuminating and naming those practices that perpetuate discrimination in the system while providing alternative practices that restore balance. For example:

**Challenge the Ways the System Doesn’t Serve Victims of Color**
Black and brown men are over-represented among victims of violence – and yet the criminal justice system is fundamentally designed to imprison them rather than help them. This underscores the question: why should so many of the resources designed to address crime and dedicated to help crime survivors do so little for communities of color? There are numerous examples of public systems that are not accessible to the people who need help the most. Highlighting these contradictions and advocating to change these policies would help create more support for communities most impacted by crime, while also bringing attention to the need for system accountability.

**Shift Resources to Groups Working on the Ground in Communities Most Affected by Crime**
The convening included groups addressing crime in communities of color by helping people harmed by violence heal while pursuing public safety solutions that do not feed our over-reliance on incarceration. The convening acknowledged that these anti-violence groups representing people harmed by crime are, for the most part, not part of the policy discourse in state capitals across the country even though they represent the communities most affected by crime. Their voices could have a powerful impact. Yet these groups often do not have the capacity, resources, or access to engage at that level. Supporting and strengthening these groups would create opportunities for those most affected to be more deeply involved at the state and national levels.

**Develop More Inclusive and Culturally Competent Language for those Harmed by Crime**
The convenings included conversation about how men of color and perhaps people of color generally are not quick to identify themselves as crime victims. This dynamic requires innovative use of language in ways that connect culturally with large populations that need help.
The word “accountability” has largely been ignored and avoided by traditional criminal justice reform organizations. Those groups tend to focus on the injustice of the system rather than the need for accountability of individuals who cause harm. Crime victims, victim advocates, and the general public, on the other hand, believe that offender accountability is incredibly important.

In the convenings, victim advocates and criminal justice reformers acknowledged that our system currently conflates accountability and punishment and largely separates the process of holding accountable the people who commit offenses from the repair needed for those whom they’ve harmed. In these ways, our adversarial system doesn’t foster real accountability.

**Problems with the Current Framework of Accountability**

The focus of the current process is on securing punishment by the prosecution and reducing or avoiding it by the defense. Each side is carrying out their ethical duty under the law to represent either the state or the defendant. But this singular focus on whether or not to impose a harsh and often ineffective punishment does not create any space or process for an offender to participate in accountability in a meaningful way, to accept responsibility or demonstrate remorse for the harm they caused. And it certainly does not open up channels for any healing interaction between the person harmed and the person responsible, should such interaction be appropriate. The current paradigm’s notion of accountability is backward looking – punishment for past harm – rather than forward looking – repairing and rebuilding for the future.

Furthermore, accountability defined by punishment by the state for breaking the state’s laws is not really accountability to the victim at all. The victim may be able to provide input on how the crime affected him/her, but is largely kept on the sidelines of the legal process. No one – not the offender, not law enforcement, and not the legal system – is accountable to the victim.

**Restorative justice is about building bridges between people. Unfortunately, system responses to crime are too often about silos and separation.**

*Javier Stauring*
Restorative Justice Advocate
A New View of Accountability for Harm Done

Part of our work must be to investigate all the models of accountability that exist and develop a more comprehensive understanding of how to build institutions of accountability that reflect the principles of the new paradigm, offering meaningful participation by the affected parties when appropriate. Our conversations recognized that if we don’t help redefine accountability in the public eye, our current system will continue to dominate as the presumed and only true solution to crime.

Our convening conversations suggest that our collective ability to create truly transformative and sustainable change to both policy and society’s perceptions of justice will rest, in part, on our ability to claim and redefine the concept of accountability.
CASE STUDY: ACCOUNTABILITY AND RESTORATIVE JUSTICE

There are a wide range of restorative justice programs around the country that offer an alternative to the traditional court processes for people charged mostly with non-violent offenses. These programs can meet the needs of victims, reduce recidivism, and improve satisfaction with the justice system.

The goal is to create accountability tailored to individual needs and circumstances. Restorative justice approaches bring together people immediately affected by a crime to acknowledge the harm done, address the needs of the harmed party, and agree on sanctions other than incarceration to hold the responsible party accountable. This gives responsible parties an opportunity to recognize the harm committed while giving the harmed parties the ability to have an influential voice in the process. Sanctions resulting from the process could include financial restitution, community service, or something much more tailored to the individual needs and situation. If the sanction agreement is fulfilled, responsible parties are not sent to jail.

The traditional court process is often poorly equipped to address the material, emotional, and social needs associated with crime. It relies heavily on incarceration, which is costly and often perpetuates a cycle of re-offending, and fails to meet the needs of people who have been harmed by crime. In many ways, restorative justice holds the greatest potential for creating functional alternatives to the old paradigm.

Yet there are many critiques of existing manifestations of restorative justice. Some approaches are seen as too heavily controlled by District Attorneys and/or are not sufficiently victim-centric. Some are seen as culturally inauthentic. Most restorative justice programs are fairly limited, applying to only certain types of crimes, and may focus exclusively on individual justice and not systemic change. Definitions and best practices in this emerging field vary widely.

Despite the challenges of how restorative justice is currently understood and practiced, convening participants identified it as a promising avenue for embodying the values of the new paradigm and redefining accountability. “Cracking the code” on taking models like restorative justice to scale would allow us to truly step out of the box and build a system invested in rebuilding and healing lives.

One approach emerged in New Hampshire. Renny Cushing, a state legislator and strong victim advocate, led a legislative effort to institutionalize access to a component of restorative justice in New Hampshire in 2013. With the recognition that crime survivors often do not get what they need from the current justice system, he sponsored a bill that made access to restorative justice a victim’s right in the state of New Hampshire. This concept presents compelling possibilities about replicable campaigns that flip the traditional politics of justice and accountability on their head. Imagine a campaign run on the notion that the current system does not effectively benefit crime survivors and that victims deserve access to restorative justice. Could this be a path to creating greater institutional and state support for restorative forms of justice and with a powerful survivor-centric purpose and frame? The possibilities are intriguing.
BUILDING RELATIONSHIPS, TRUST & COMMON LANGUAGE ARE ESSENTIAL TO THE NEW PARADIGM

Crime is complex, as are the relationships between those harmed and those who cause harm. The development and advancement of a new paradigm requires careful attention to the impact of these dynamics on relationships. Building trust among movement actors and affected communities, and forging common meaning despite language and communications challenges, are at the heart of the work.

Convening participants recognized that many of the problems with the current paradigm are reflected in language. Significant time was devoted to unpacking the meaning of concepts like victim, innocent victim, offender, racism, public safety, accountability, justice, tough on crime, smart on crime, and paradigm shift. Exploration of the values, assumptions, and perspectives connected to these terms both highlighted the problems with our current system and informed the development of a shared vision for something new.

The convenings reinforced the central premise that as we increase our ability to work with everyone impacted by crime and the criminal justice system (including survivors of crime, people convicted of crime, and the families of both), we increase our capacity to identify and support the system changes that address complicated realities and can effectively transform our communities’ experiences.

The convenings were a start to a new way of working beyond silos. Although many organizations that participated already manifest a merging or blurring of these silos, other participating groups and advocates can squarely place themselves in either the victim advocacy field or the criminal justice reform field. The diversity of perspectives made the conversations rich and allowed us to see the value and possibility of breaking down the boundaries that have circumscribed our work.

“Victim advocates have significantly increased state funding for survivor services by advocating alongside criminal justice reform groups for a justice reinvestment agenda. In Oregon, those relationships were years in the making.”

Kerry Naughton
Victim Advocate.
CASE STUDY: BEYOND SILOS, CROSS-FIELD COLLABORATION AND EDUCATION

The National Juvenile Justice Network (NJJN), a membership group of state-based juvenile justice advocacy organizations, recognizes that youth in trouble with the law and people who have been victims of crime are seen, erroneously, to be at odds. In fact, these populations often overlap, and share an interest in creating a justice system that is responsive to their needs and reduces the number of offenders and victims. Effective reform of the juvenile justice system cannot happen unless we ensure the fair and humane treatment of both youth who have committed offenses and those who have been harmed by the acts of others.

In the past two years, NJJN has built this analysis through a thoughtful, multi-faceted approach, gathering feedback from people outside the organization, not rushing the process, nor seeking public accolades. They understand that the development of a more holistic analysis requires an internal evolution that demands real work and care. In addition to attending these convenings, NJJN has organized workshops designed to help their state-based members better understand crime survivor needs and perspectives around juvenile justice. NJJN has also created a Victims Working Group devoted to developing a policy brief that will help guide the network toward a more holistic analysis.

Following in the footsteps of NJJN, Annie E. Casey Foundation and the National Center for Victims of Crime have collaborated to identify and create entry points for victim advocates to engage and influence an emerging juvenile justice agenda. The goal is to create more holistic system responses that reduce juvenile crime, help young people transition to adulthood, and hold youth accountable in ways that are developmentally appropriate. This work is still in the nascent stages and has involved a one-day convening as well as cross-training within organizational conferences.

In addition to organizations, individuals directly impacted by crime are also coming together across fields and identities. The Restorative Justice Program of the Archdiocese of Los Angeles, along with Human Rights Watch and others, developed a project called Healing Dialogue and Action. The project brings together people who lost children to murder and people who have a child serving life in prison. The early stages of the conversations were focused on
listening without judgment to each other’s stories and experiences. Participants recounted what it was like visiting their children in cemeteries or visiting them in prison. These diverse experiences revealed very real commonalities of intense pain and a quest for healing.

That process has been personally transformative for participants. It also created a cadre of people that were able to influence policy after having been directly impacted by violence and the criminal justice system’s response to it. Legislators began to hear from family members of murder victims who wanted to heal from their tragedy and found that the current approach to sentencing youth isn’t helpful. Paired with voices of parents of youth serving life sentences, legislators heard a holistic, very human, and emotionally powerful set of messages.

Those legislative conversations certainly played a supportive role in the passage of SB 9 and SB 260 in the past two years. These new laws allow youth sentences of juvenile life without parole and other long sentences to be reviewed after a substantive amount of time. The Healing Dialogue in Action group is now beginning conversations to identify advocacy goals for victim assistance.

The cornerstone of the processes described above is the ability for participants to come together across differences. Instead of assuming that they want and believe in fundamentally different things, they have been thoughtfully building trust, relationships, and common language, leading to both personal transformation and positive system change.
As demonstrated in the full report, there are already many organizations and changemakers who are engaged in building a new paradigm. The convenings confirmed the importance of connecting these individuals and groups to share best practices, build a common language and analysis, and generate momentum for the changes that are urgently needed.

The framework below is offered as a starting place for further strategic discussion among committed organizations and the funders seeking to invest in solutions that better serve individuals, families, and communities harmed by crime and our criminal justice system.

**Producing a Paradigm Shift: A 3-Phase Model**

**Phase 1: Foundation (now to 3 years)**
- Develop a critical mass of people across fields committed to a common vision.
- Develop shared language and understanding of high-impact strategies to advance the new paradigm.
- Develop infrastructure to promote and coordinate this work.

**Phase 2: Proof of Concept (now to 6 years)**
- Test and promote strategies, focusing on work likely to make the biggest impact quickly.
- Debrief and assess lessons learned, and develop a feedback loop to expand learning across the fields.
- Communicate the power and potential of new paradigm approaches.
- Recruit additional organizations and networks to support the paradigm shift.

**Phase 3: Movement-Building (5 to 10 years)**
- Assess progress and re-tool with a focus on significant strengths and achieving scale.
- Build capacity to move strategies that will take longer to produce high impact.
- Provide incentives for collaborative reform work that increases the rate of change.
We have already begun to lay a Foundation (Phase 1). We have a network of highly interested individuals from a diverse range of organizations who have started the work of developing a common vision and shared language. Some of these organizations are already offering Proof of Concept (Phase 2) by testing and promoting strategies that illustrate the power of and potential of new paradigm approaches. Cross-fertilization across silos is also taking place.

Several elements are needed to solidify and build upon this promising start with the eventual goal of Building a Movement (Phase 3).

The following four areas of strategic focus offer a preliminary framework for the kind of work that could be undertaken with the necessary commitment, infrastructure, and investment. (A more robust description can be found in the full report.)

1. **Policy & Programmatic Change**

   *With the overarching goal of creating public policies that simultaneously advance safety, accountability, justice, healing, and prevention, dialogue participants identified a range of objectives, including:*

   - Refine and expand justice reinvestment to refocus public safety strategies toward prevention and trauma reduction rather than an over-reliance on incarceration.
   - Redefine accountability in ways that move beyond the punishment paradigm; expand and promote restorative practices and other meaningful opportunities for people who commit crime to take responsibility for their actions.
   - Increase support for people harmed by crime – especially people currently under- or unserved by existing programs. Strengthen understanding of the link between treating trauma and reducing future violence, so that victims’ services are seen as a critical component of public safety.
   - Lift up more diverse crime survivor voices – including young men of color and others representative of the most impacted communities – to impact policy decisions.
   - Address the deep racial disparities and discrimination within the current criminal justice system.
2. Public Awareness & Education
Dialogue participants placed a strong emphasis on public education, including the following objectives:

- Development and use of messaging that allows the public, the media, system stakeholders, and policymakers to re-think current assumptions about “opposing needs and goals,” and that challenges the often false dichotomy of offenders and victims.

- Media engagement to break the pattern of reporting on crime and victimization that fosters misperceptions about the reality of crime, impacted people, and effective policy solutions.

- Public awareness campaigns that promote the values, messages, and messengers of the new paradigm and break down barriers and stereotypes; for example: creating a diverse national speakers bureau of survivors; addressing the taboos that prevent more people who’ve been harmed from seeking support; giving voice to victims to share stories of positive change.

- Professional education that exposes influential policy-makers, academic researchers, and service providers at the federal, state, and local levels to the vision, values, and best practices of a new paradigm.

3. New Relationships
Recognizing the value of the relationships being built across fields, convening participants expressed interest in figuring out a new model for engaging a broad set of stakeholders in the discussion. The goal is not only to develop stronger connections between victim advocates and criminal justice reform groups, but to also engage policy advocates focused on public health, addiction, education, etc. to forge a truly interdisciplinary approach.
4. Infrastructure & Capacity-Building
The actions described above require dedicated coordination of this work at the national, state, and local levels. At the same time, organizations carrying out new paradigm activities or wishing to do so need capacity to strengthen those programs and participate in the larger movement to promote them. Areas of focus include:

- Coordination capacity to organize additional convenings, support collective decision-making and prioritization, foster research and evaluation, and document and showcase best practices.

- Communications capacity to craft and test new language that can be used to describe and promote a new framework both internally within the criminal justice reform and victims’ assistance fields, and externally within policy and educational campaigns.

- Technical assistance to individual organizations wishing to engage in new paradigm work, including training, sharing of best practices, and fostering collaboration.

- Development and piloting long-term, coordinated campaigns that include grassroots organizing, building new alliances, communications, and policy advocacy to implement the new paradigm on a broader scale.

- Internal work by individual organizations to examine policies and practices and change language to ensure readiness for new paradigm work, such as ensuring internal and external communications materials include a holistic perspective informed by all impacted people: survivors of crime, people convicted of crime, and the families of both.
CONCLUSION

There is a growing movement to confront the false choice between meeting the needs of crime victims and reforming failed criminal justice and corrections policies. Around the country, victim advocates and criminal justice reform groups are beginning to come together to demonstrate that we can keep our communities safe, significantly reduce our reliance on incarceration, improve public safety outcomes, and help both crime survivors and people convicted of crime rebuild their lives.

Increasingly, legislators across the country are hearing from victim advocates that our public safety system is out of balance when so many resources are devoted to prisons. New organizing is responsible for not only passing needed sentencing and corrections reforms but also increasing funding for life-saving victim services and re-orienting our public safety system to be more effective.

Given the emotional power of the punishment paradigm that helps sustain the deep-rooted problems within our criminal justice system, it’s difficult to envision a real sea-change in America’s attitudes on how to address crime and violence without implementing different strategies and forging powerful new alliances.

The holistic paradigm that is bringing together victim advocates and criminal justice reformers has the power and potential to create long term shifts in public attitudes toward accountability and crime that both strengthens services for the people and communities harmed by crime and replaces our over-reliance on incarceration with a focus on prevention.

Various groups are attempting to put this holistic paradigm into practice, and many more groups are showing interest in doing so. So far the results have been impressive in passing policy changes, shifting the political landscape, and improving the lives of real people and the communities most impacted by crime and the criminal justice system. We hope you will join us in further exploring, experimenting, and evolving this work and thinking.
A criminal justice system promoting safe and healthy communities is a widely shared goal. Yet the current dynamics around criminal justice and public safety policy often keep stakeholders in adversarial silos and block opportunities for meaningful collaboration that can lead to positive, sustainable outcomes. We must meet the needs of crime victims and reform failed criminal justice and corrections policies. Many communities continue to be seriously harmed both by crime and the way society responds to crime and victimization.

We need a new, holistic paradigm for thinking about public safety policy. We believe we can build a system that is decidedly more effective at creating safe communities, reducing crime, helping people harmed by crime rebuild their lives, and helping people who have been convicted of crime take responsibility and rebuild their lives as well. In order to do this, it will take a new paradigm that moves beyond the traditional boundaries and perspectives of policy advocates and activists.

A small group from the victim advocacy movement and the criminal justice reform movement met in June 2012 to begin to discuss what a new, holistic paradigm for addressing crime and victimization could look like. The following begins to encapsulate our evolving vision.

We seek:

A system that embraces the values of safety, accountability, prevention, justice, and healing. We should not choose between these values, but seek a system and policies that embrace all of them simultaneously.

A system that properly invests in crime prevention. Investing in the infrastructure that builds safe and healthy communities should be seen as an essential part of our public safety strategy. That means shifting some resources to programs and services that have a major impact on public safety but are not commonly seen as part of the public safety sector (such as addiction treatment, mental health services and victim assistance). As trauma research has shown, too often “hurt-people hurt people,” so we must ensure that all those who have been harmed by violence get needed services to heal.

To address discrimination and racial disparity in the criminal justice system and victim services. Communities of color are doubly burdened by experiencing the majority of crime and violence while also being devastated by a criminal justice system responsible for severely disproportionate arrests, incarceration, and disenfranchisement of people of color. Communities should receive culturally competent services necessary for prevention and safety without regard to race or class. Economic and racial inequality adversely impact community safety and wellbeing and must be addressed.
To include diverse crime victim voices and perspectives in public safety policy debates and decisions. Currently many perspectives are missing from the public arena. We believe that public safety policy debates and decisions should reflect and represent those most likely to be victimized by crime and violence, especially people of color, low-income people and women. We also believe that people responsible for committing crimes may also be crime victims, and that the system and those seeking to reform it must recognize this complexity.

A system that holds people accountable for harm they have committed to their victims, their own families, their communities and themselves. We recognize that accountability can come in many forms, and that our current criminal justice system often makes it harder for people to take responsibility for their harmful actions and to address the damage they have done. Also, children and youth are different from adults and deserve youth appropriate accountability, rehabilitation, guidance and protection when they commit crimes.

A recognition that people are more than the very worst thing they’ve had done to them or have done. We believe people possess the ability to transform and to heal. We need a criminal justice system that does not rely on dehumanizing people to justify its treatment of them. We also need a system that supports maintaining family and community ties and does not create unnecessary barriers for people reintegrating into society.

Public safety policies and criminal sentencing laws driven by research and evidence that they will reduce crime and victimization. Crime and violence are intense and painful dynamics and it is all too easy to allow emotions, fear, and prejudice to drive policies that ultimately fail to address trauma and harm, or end criminal behavior.

Strengthened Community Responses to Violence. Communities across the country exhibit incredible resilience and the ability to generate important solutions to address crime that can not be implemented by government institutions. We must assure that resources are focused on supporting community driven initiatives that prevent and interrupt violence, promote safety, and facilitate healing.

Greater investment in services that help crime survivors and those who have committed crimes rebuild their lives, particularly in under-served communities. Crime victims should not struggle to find support from the system, whether that means shelter space, counseling, enforceable protection orders, compensation, or other vital avenues to support. With this support, it is possible for "healed people to heal people." Similarly, health and social services and second chances for people who are responsible for harming others provide them with opportunities to make different choices, contribute to the community as valued members, and reduce future victimization. The system must aim to rebuild the lives of the people it touches.

By clearly articulating this new paradigm, we can move beyond the boundaries that have split advocates into “us” and “them” and realize our shared interest in safety, fairness, and justice.
These additional resources help bring this work and thinking alive:

The following 5 minute video provides a strong campaign narrative that helps bridge the divide and build a diverse coalition for justice reinvestment. *Oregon Out of Balance* looks at how real people are negatively impacted by the status quo and presents a compelling argument for a strategy that emphasizes increasing access to victim services, addiction treatment, mental health services, and re-entry programs rather than continuing to build and fill prisons. The film provides special emphasis on the ways Oregon could better meet the needs of survivors of crime and violence.

http://www.safetyandjustice.org/spotlight/oregon-out-balance

The following 4 minute video was produced by Crime Survivors for Safety and Justice, a network of crime victims within Californians for Safety and Justice. The video helps raise a diverse and important voice of crime victims working for system change so survivors and communities can recover, heal and prevent crime.

https://www.youtube.com/watch?v=iS0w9prf218&feature=player_embedded

The following links to a substantial and insightful poll that focuses specifically on crime victims in California. The survey address compelling questions like: Who are crime victims in California? How does crime impact them and their thinking? What are their unmet needs – and experience with victim services?


The following link is to a concept paper released in 2011 designed to foster dialogue and collaboration between crime survivor advocates and criminal justice reform advocates who have a shared stake in creating a system focused on the policies best equipped to create safe and healthy communities.

APPENDIX C

RECORD OF CONVENINGS

Dialogue on Transforming the Public Safety Paradigm: A national convening of crime victim advocates, criminal justice reform advocates, and funders

1st Convening: June 25 – 26, 2012, Los Angeles
Goals:
- Build a foundation of relationships, trust, and common language among advocates and funders interested in transforming the current public safety paradigm in the U.S.
- Share lessons from the field that demonstrate the success and potential of embracing a new, holistic paradigm.
- Identify areas of common ground along with opportunities and challenges to moving forward.
- Determine if there’s commitment to reconvene to further develop the collective vision and begin developing a shared plan of action.

2nd Convening: January 30 – 31, 2013, San Francisco
Goals:
- Achieve consensus on a statement of our common vision.
- Foster a robust, concrete conversation about action strategies.
- Identify action opportunities each participant may take individually, organizationally, or in collaboration with others.
- Determine what, if any, future relationship this group will have.

3rd Convening: September 8-10, 2013, Phoenix
Goals:
- Continue to build relationships in ways that open the possibility of collaboration.
- Share information and strategies that strengthen our work.
- Deepen our collective thinking about key concepts and approaches that define the new paradigm.
- Build our skills and capacity to articulate key elements of the new paradigm.
- Further develop agreements on a core vision statement.
- Further develop how we will advance this work after the convening, both individually and collectively.
4th Convening: May 12-13, 2014, Philadelphia

Goals:

- To test out the new paradigm with new audiences through a panel discussion incorporating other actors within the criminal justice system.
- To connect with a broader community of crime survivors of color represented at the Mothers in Charge conference, and to hear feedback from leaders in the field about their communities’ needs.
- To brainstorm opportunities for group members to both assist each other in furthering new paradigm working and to spread the new paradigm thinking beyond our group.
APPENDIX D

DIALOGUE PARTICIPANTS

Lenore Anderson, Director, Campaign for Safety and Justice
Scott Bass, Executive Director, Murder Victims’ Families for Reconciliation
Suzanne Brown-McBride, Deputy Director, Council of State Governments Justice Center
Sarah Bryer, Director, National Juvenile Justice Network
Elizabeth Calvin, Senior Advocate, Children’s Rights Division, Human Rights Watch
Pat Clark, Board Member and former Program Officer, Fund for Nonviolence
Renny Cushing, Executive Director, Murder Victims’ Families for Human Rights
Betsy Fairbanks, President/CEO, Fund for Nonviolence
Mai Fernandez, Executive Director, National Center for Victims of Crime
Lisa Good, Founder, Urban Grief Team
Jonathan Gradess, Executive Director, New York State Defenders Association
Mai Fernandez, Executive Director, National Center for Victims of Crime
Lisa Good, Founder, Urban Grief Team
Jonathan Gradess, Executive Director, New York State Defenders Association
Dorothy Johnson-Speight, Founder, Mothers in Charge
Justice Policy Institute
Jody Kent Lavy, Campaign for the Fair Sentencing of Youth
Kirsten Levingston, Program Officer, Ford Foundation
Kerry Naughton, Crime Survivors Program Director, Partnership for Safety and Justice
David Rogers, former Executive Director, Partnership for Safety and Justice
Robert Rooks, Organizing Director, Californians for Safety and Justice
Diann Rust-Tierney, Executive Director, National Coalition to Abolish the Death Penalty
Mattie Scott, Executive Director, Healing 4 Our Families & Our Nation
Danielle Sered, Director, Common Justice, a project of Vera Institute of Justice
Sonya Shah, Californians for Safety and Justice
Aqeela Sherrills, Strategist for Victim Outreach, Californians for Safety and Justice
Tim Silard, President, Rosenberg Foundation
Shari Silberstein, Executive Director, Equal Justice USA
Lateefah Simon, Director, California’s Future Program, Rosenberg Foundation
Javier Stauring, Co-Director, Office of Restorative Justice of Archdiocese of Los Angeles
Tracy Velázquez, Commonweal Consulting LLC
Ophelia Williams, former Director of Finance and Operations, W. Haywood Burns Institute
Dionne Wilson, Survivor Outreach Coordinator, Californians for Safety and Justice
The **W. Haywood Burns Institute** (BI) eliminates racial and ethnic disparity by building a community-centered response to youthful misbehavior that is equitable and restorative. BI is a national “grassroots” to “grasstops” organization that believes innovation comes from the bottom and influences those at the top. BI therefore works with decision makers collaboratively at the local level to transform juvenile justice systems near and far through the strategic use of data. BI also supports the capacity building of families and organizations to redirect resources to community-based interventions thus reducing system involvement.

**Californians for Safety and Justice** (CSJ), a project of the Tides Center, is a nonprofit working with Californians from all walks of life to replace prison and justice system waste with common sense solutions that create safe neighborhoods and save public dollars. Through policy advocacy, public education, partnerships and support for local best practices, CSJ promotes effective criminal justice strategies to stop the cycle of crime and build healthy communities. In addition to CSJ’s statewide network of nearly 6,000 crime victims, Californians for Safety and Justice is bringing together business and community leaders, policymakers, law enforcement, health professionals, educators and crime-prevention experts to replace costly, old ways of doing business with new justice priorities that improve public safety without draining resources from our schools, hospitals and other community needs.

The **Campaign for the Fair Sentencing of Youth** is a national coalition and clearinghouse seeking to implement just alternatives to the extreme sentencing of America’s youth, with a focus on abolishing life-without-parole sentences for all youth.

**Common Justice** is an innovative victim service and alternative-to-incarceration program based on restorative justice principles. Located in Brooklyn, New York, the program works with young people, 16 to 24 years old, who commit violent felonies, and those they harm. Common Justice aims to reduce violence, facilitate the well-being of those harmed, and transform the criminal justice system’s response to serious crime. The program provides participants with a respectful and effective means of accountability, an equitable and dignified avenue to healing, and the tools to break cycles of violence.

**Tracy Velázquez** is senior policy analyst at the **Council for Court Excellence**, which works to improve justice systems in the District of Columbia. Tracy served as Executive Director of the Justice Policy Institute from 2009 - 2013, and has worked for many years with social justice and public health organizations.

**Equal Justice USA** (EJUSA) is a national, grassroots organization working to make our criminal justice system fair and effective for everyone impacted by crime. We work to end the death penalty, strengthen programs that help crime survivors address trauma and rebuild their lives, promote constructive responses to violence, and enact other common sense criminal justice reforms. In the last several years, EJUSA has helped state campaigns to successfully end the death penalty in New York, New Jersey, Illinois, Connecticut, and Maryland; secured new funding for programs that serve family members of murder victims in Maryland; built diverse
national coalitions that engaged conservatives and other disparate constituencies in death penalty repeal, including Conservatives Concerned About the Death Penalty, and supported local organizations in Philadelphia and New York to prevent violence in their communities.

The Ford Foundation's criminal justice initiative supports efforts to unravel mass incarceration, which has disproportionately burdened communities of color, and to promote rational sentencing policies and just alternatives to criminalization.

The Fund for Nonviolence is a California based foundation that cultivates and supports efforts to bring about social change that moves humanity towards a more just and compassionate coexistence.

Healing 4 Our Families & Our Nation provides support services for individuals, families and communities suffering from homicide and senseless violence. Over twenty years of experience, we help families get through the worst nightmare and devastation of homicide and violence. We assist our clients wherever needed. Including funeral arrangements, individual/group grief support, clinical counseling and therapy services, attend court proceedings, and other aftercare needs. Helping our clients to move forward in a healthy, safe and stable environment, moving them from being victims to becoming victorious survivors.

Human Rights Watch is an international, independent organization dedicated to defending and protecting human rights. It focuses international attention where human rights are violated, and uses rigorous, accurate, and objective investigations and strategic advocacy to expose human rights violations and hold abusers accountable. Working in some 90 countries, Human Rights Watch works to change abusive policy and practices at the highest levels of government.

Justice Policy Institute is a national nonprofit organization that changes the conversation around justice reform and advances policies that promote well-being and justice for all people and communities. Our research and analyses identify effective programs and policies and we disseminate our findings to the media, policymakers and advocates, and provide training and technical assistance supports to people working for justice reform.

Life After Uncivil Ruthless Acts (L.A.U.R.A.) is a non-profit organization dedicated to enhancing the quality of life of the residents of South Central Los Angeles. LAURA empowers youth, victim-survivors and their families through civic awareness, facilitating community collaborations, and by bringing a wide-range of resources to the community.

Mothers In Charge (MIC): Based in Philadelphia, Mothers In Charge engages in violence prevention, education and intervention for youth, young adults, families and community organizations. MIC’s work is multi-faceted and ranges from policy advocacy to support safe neighborhoods and communities, to counseling and grief support services for families when a loved one has been murdered, to transformational work with incarcerated people to help them make different choices and turn their lives around. Most of the members of Mothers in Charge have experienced the horror of having a loved one murdered. Because of the death and the life of their loved one, each mother and member is committed to saving lives and preventing another mother from having to experience this terrible tragedy.
Murder Victim Families for Human Rights (MVFHR) is an organization of family members of murder victims and family members of the executed, all of whom oppose the death penalty in all cases. We view the death penalty as a profound violation of human rights. Having all suffered a tragic loss, MVFHR members have come in different ways and times to the understanding that the death penalty does not help us heal and is not the way to pursue justice for victims. MVFHR works to support victims and works to end the death penalty.

Murder Victim Families for Reconciliation (MVFR) is a community led by family members of murder victims and the executed that advocates for the repeal of the death penalty. Understanding that victim families are on a spectrum of recovery, MVFR identifies, engages and mobilizes its members to build communities of support that educate the public on the harms of the death penalty, the true needs of the victim’s families and the transformative power of restorative justice to promote a more compassionate and just society. MVFR works with a variety of individuals and organizations to build a safer society and heal the damage caused by violence.

The National Center for Victims of Crime is a nonprofit organization that advocates for victims’ rights, trains professionals who work with victims, and serves as a trusted source of information on victims’ issues. Our mission is to forge a national commitment to help victims of crime rebuild their lives. We are dedicated to serving individuals, families, and communities harmed by crime. After more than 25 years, we remain the most comprehensive national resource committed to advancing victims’ rights and helping victims of crime rebuild their lives. The National Center is, at its core, an advocacy organization committed to -- and working on behalf of -- crime victims and their families. Rather than focus the entire organization’s work on one type of crime or victim, the National Center addresses all types of crime.

The National Coalition to Abolish the Death Penalty is the nation’s oldest organization dedicated exclusively to the abolition of the death penalty. It leads a national movement against the death penalty fueled by a broad-based national constituency and more than 100 affiliate organizations. We are families of murder victims, persons from all points on the political and religious spectrums, past and present law enforcement officials and prominent civil and racial justice organizations, who are working to repeal the death penalty state by state. As seasoned professionals we use our collective experience in social and criminal justice issues to provide strategic political and legal analysis and leadership to the larger anti-death penalty movement as well as hands-on direct assistance to state affiliates working to end the death penalty.

The National Juvenile Justice Network leads a national movement of state-based juvenile justice coalitions and organizations to secure state, local and federal laws, policies and practices that are fair, equitable and developmentally appropriate for all children, youth and families involved in, or at risk of becoming involved in, the justice system. NJJN strengthens and knits together its members so that they are effective, powerful, and diverse enough to achieve their policy, practice, and political aims, and so they can wield their collective voice on a national level. In order to implement this core strategic approach, NJJN also: acts in light of the larger movement by helping to coalesce pieces of a national voice for youth well-being; develops the tools and information needed to help members mobilize in support of this voice; builds the capacity, diversity, and authenticity of members (in coordination with national partners); and supports members to win campaigns for youth well-being.
New York State Defenders Association (NYSDA) is a not-for-profit organization dedicated to improving the quality and scope of public legal representation in New York. The Association operates the nation’s first state-funded Public Defense Backup Center, which serves New York’s more than 6000 public defense attorneys, providing training, legal research, consultation, and technical assistance. Under its contract with the State of New York, NYSDA is called upon to “…review, assess and analyze the public defense system in the State, identify problem areas and propose solutions in the form of specific recommendations to the Governor, the Legislature, the Judiciary and other appropriate instrumentalities.”

The Office of Restorative Justice of the Archdiocese of Los Angeles reaches out to the incarcerated, victims, and the families of both. Their staff advocates for changes in the criminal justice system on the County, State and Federal levels, and strives to educate the community about the system and its effect on those involved in it.

Partnership for Safety and Justice (PSJ) is a multi-faceted, statewide advocacy organization based in Portland, Oregon. PSJ works to make Oregon’s approach to criminal justice more effective and more just. It has pioneered a provocative model that works with all those most impacted by crime and the criminal justice system: survivors of crime, people convicted of crime, and the families of both. This approach provides a critical and holistic perspective on needed system change and provides valuable insight for work being done around the country.

The Rosenberg Foundation believes that in order for democracy to thrive in California and the nation, every person in California must have fair and equitable opportunities to participate fully in the state’s economic, social, and political life. The Foundation has supported a wide range of initiatives to promote economic inclusion and human rights, including efforts to improve the lives of underprivileged children, integrate people of color and immigrants into civic institutions and the state’s economy, increase the economic health of working families, and reform the state’s approach to criminal justice and public safety.

Urban Grief works to increase awareness about the emotional and mental health impact resulting from exposure to violence and death; break down the walls of isolation and fear by connecting community members with each other as resources and mutual support. Urban Grief provides: crisis response, victim advocacy, bereavement/trauma support, individual/family listening support, trauma informed community education, and referrals