I write in response to the call for evidence in respect of the Referendum (Scotland) Bill, as I would like the opportunity to put forward my views.

I have seen the evidence submitted by the Howard League for Penal Reform in Scotland, Prison Reform Trust, SACRO, Professors Fergus McNeill and Mike Nellis to the Referendum (Scotland) Bill Committee of the Scottish Parliament, about the proposal from the Scottish Government to prevent all of convicted prisoners detained in prison on 18 September 2014 from voting in the referendum on independence.

I agree that prisoners’ right to vote is an important issue on which Scotland should reach its own conclusions and which should be properly scrutinised and debated as the Scottish Independence Referendum (Franchise) Bill passes through the Parliament between now and June. In particular, I support the view put forward in the submission to the Committee that Scotland should take this opportunity to follow the example of most European democracies and if practically possible enable at least some convicted prisoners to vote in September 2014.

I hope you will support that position.

PhD Candidate,
University of Glasgow and Teaching Fellow,
University of Abertay
Dundee

The above message reflects my own personal views rather than those of either institution.

March 2013