Should Prisoners and Ex-Felons Be Disenfranchised?

Raeann Motacek

English 202

Dr. Mary Stewart

Indiana University of Pennsylvania
Introduction

In the U.S., the right to vote has become an integral part of becoming an adult. As soon as a person turns 18, they immediately get online to sign up to vote. In the past few years, the emphasis on voting has become much stronger, and people are sometimes looked down on when they tell others that they have not voted. There is a belief that everyone in the United States can vote, and so if they want to have an opinion on something, then they first need to vote. Contrary to popular belief, however, the right to vote is not given to every person. For many prisoners and ex-felons, the right to vote is either taken away for a set period of time, or it is taken for the rest of their lives. By taking away this right from specific groups of people, such as prisoners and ex-felons, there may be more consequences to society than benefits.

This article will discuss the pros and cons of prisoner disenfranchisement, the retributivist and rehabilitative views towards prisoner and ex-felon voting rights as they are explained by Dhami (2005), as well as the ethics that go into the disenfranchisement of certain groups of people in the U.S, such as prisoners and ex-felons. The research conducted for this article discusses young peoples’ views on prisoner and ex-felon disenfranchisement and helps to give an idea of how we may see disenfranchisement in the future.

Literature Review

The literature discussed in this review comes from both academic and non-academic sources. One is not any better than the other, and both have been useful in the writing of this paper. The main difference between the two is that an academic source has been heavily peer
edited while the non-academic source is more for the general public and has not been edited with the same intensity as the academic sources.

The patterns found throughout these sources showed three sections that ask important questions: who is disenfranchised, should specific groups, such as prisoners and ex-felons, of people be disenfranchised, and what are the consequences of disenfranchising these groups of people? These questions are imperative when it comes to the discussion of whether to continue or end disenfranchisement in the U.S. and beyond.

**Who is disenfranchised?**

What is disenfranchisement? The Miriam-Webster dictionary states that disenfranchisement is to “deprive of a franchise, of a legal right, or of some privilege or immunity especially: to deprive of the right to vote”. This group of people can be anyone deemed “unworthy” or inaccessible to attend polling booths. In order to truly understand disenfranchisement, the sources found and discussed in the following address disenfranchisement both worldwide and within the United States, which gives readers a broader sense of how disenfranchisement works on people everywhere.

The disenfranchisement of prisoners and ex-felons is not exclusive to the United States. In fact, many countries disenfranchise prisoners for certain amounts of time, but in each country, there are different stipulations. Dothan discusses countries all over Europe and their differing disenfranchisement laws. In Romania, for example, prisoners are not allowed to vote if they were sentenced to two years in prison, or if they were specifically disenfranchised. Other countries, such as Luxembourg have laws stating that those with 10+ year sentences lose their right to vote permanently (2016, p. 6). In Canada, the government views disenfranchisement as an enhancer
of civic responsibility and respect of the law, and believes that it provides additional punishment (Dhami, 2005, p. 237).

The United States also disenfranchises their prisoners and ex-felons. In 1974, through Richardson v. Ramirez, the court ruled that prisoners could be barred from voting without any issues of violating the fourteenth amendment (Dhami, Mandeep K., 2005, p. 237). Dhami (2005) references a previous study that estimates that, “around 4 million Americans are disenfranchised, and over 1 million of these individuals have completed their sentences” (Fellner and Mauer, 1998). In fact, the NCSL provides that, in 21 states, prisoners lose their right to vote while incarcerated as well as during probation and parole. After that time voting rights are restored, though ex-felons may have to pay fines before their rights are returned. In 14 states and in D.C., prisoners lose their voting rights only while they are incarcerated and get them restored once their sentence is over. In 13 states, voting rights are permanently taken or a governor’s pardon may be required to get them restored. Only 2 states allow prisoners and ex-felons to vote with no questions asked (NCSL, 2017).

In some districts in the U.S., African American disenfranchisement rates lie around 20-40% (Cottrell, David, et al., 2018, p.1). After the War on Drugs was declared in 1982, mass incarceration, which had initially begun under the “get tough on crime” era, was solidified. As a result, African American men were and continue to be incarcerated at a disproportionately higher rate than others. As Alexander (2012) discusses in her book The New Jim Crow: Mass Incarceration in the Age of Colorblindness, their disproportionate incarceration also leads to disproportionate disenfranchisement. Obviously enough, the disenfranchisement of large (and often specific) groups of people can have major consequences, whether those consequences be socially, economically, or politically. I discuss some of these consequences later in this article.
**Should prisoners and ex-felons be disenfranchised?**

Is the right to vote a human right? Dothan (2016) discusses in depth about the right to vote being seen as an inalienable right. In the August Case in South Africa, the Constitutional Court stressed that universal suffrage is uniquely fundamental (p.10). However, most countries see the right to vote as something that can be given and taken away according to people’s actions.

The arguments for and against disenfranchisement have very distinct claims. Found in two non-academic articles, these articles, one from a blog and the other a popular news outlet, have strong, opposing opinions about the disenfranchisement of prisoners and ex-felons, and about whether or not they should have the right to vote. Right away, Clegg and Spakovksy (2018), authors of the blog post, throw out the popular opinion for why prisoners should not be allowed to vote, “If you’re not willing to follow the law, then you should not have a role in making the law for everyone else, which is what you do when you vote — either directly (in the case of a referendum or ballot initiative) or indirectly (by choosing lawmakers and law enforcers),” (para. 1). On the other end of the spectrum, Timm (2018), a writer for NBC news, discusses Joseph Jackson, a man who was incarcerated in Maine, one of the two states in the U.S. where prisoners do not ever lose their right to vote. They discuss how important it is that we allow prisoners to vote, and Jackson talks about how being able to vote from prison has put him on a better path for rehabilitation, saying that, "having some sense of community and being part of the society is really necessary,” (para. 8). Both of these views are important as we need both in order to understand how disenfranchisement is seen. On one hand, disenfranchisement is a punishment to those who have broken the law. On the other, disenfranchisement helps to deepen
the divide between those who can vote, and those who cannot. It’s an incredibly grey area that we seem to have not been able to decide on.

Dhami (2005) also discusses the back and forth between enfranchisement and disenfranchisement. She first addresses the view which advocates for the disenfranchisement of prisoners and ex-felons:

Common reasons cited for disqualifying prisoners from voting include that it will promote civic responsibility and respect for the law; offenders have lost the right to vote since they violated the “social contract”; it is a method of crime control; the “purity of the ballot box” needs to be protected from offenders who may corrupt it, act subversively, or commit election fraud; and it is costly and impractical to allow prisoners to vote. (p. 239)

This idea of disenfranchisement supports the retributivist concept of taking away something that the prisoner likes in order to punish them. As discussed in the quote, the individual has “violated the ‘social contract’” by making the conscious decision to break the law, and by having the potential to have the right to vote taken away, disenfranchisement becomes a sort of “crime control” put in place in order to lower crime rates. Those who have committed crimes are now seen as “unpure” and are imagined to, if they were allowed to vote, have the potential to continue to commit crimes by committing election fraud or any of the other examples given above.

Dhami also argues for the side advocating for enfranchisement of prisoners and ex-felons, stating that:

There is also no evidence to show that disenfranchisement rehabilitates, incapacitates, or deters offenders. Disenfranchisement undermines the rehabilitative goal to develop the characters of offenders and socially reintegrate them into society as it may reduce offenders’ self-esteem and alienate them from the community … disenfranchisement may foster further criminal behavior (p. 239).

Dhami’s previous quote, which explained the retributivist concept, made the point that disenfranchisement may be a crime control method. However, the argument for the rehabilitative concept of prisoner and ex-felon voting rights suggests that taking away the right to vote may not
actually stop crime but increase it. That is because by taking away a prisoner or ex-felon’s right to vote, the individual becomes separated from society in many ways. This nation is very politically involved. By taking away what many in our society believe is a crucial part of being American, there is no doubt that the individual would feel ostracized and after being separated may have difficulty with trying to re-immers themselves back into society politically. Likewise, by revoking their right to vote, they may feel that their voice is no longer being listened to, and so then there is no more reason to follow the law, leading to higher rates of recidivism.

**What are the consequences of disenfranchisement?**

When we discuss disenfranchisement are the consequences of those decisions ever considered? Dhami (2005) suggests that disenfranchisement laws reflect the idea of “civil death”, which is the withdrawal from political, legal, and civil rights originating in Ancient Greek and Roman societies and adopted by medieval Europe (p. 239). This idea of civil death can contribute to recidivism, as it has been suggested that by taking away prisoners’ right to vote, this could lead to feeling ostracized from society, which makes rehabilitation difficult to achieve (Ruth, Terrance, et al., 2016, p.61). Likewise, Ruth (2016) adds that those who are disenfranchised do not always know that they do not have the right to vote. This sometimes leads to the disenfranchised individual going into vote and unintentionally breaking of the law.

If prisoners and ex-felons had the right to vote, elections and those who have been previously elected may be very different. As the BigThink editors noted, the presidential election of 2000 may have been very different had prisoners in Florida been allowed to vote. Their votes very well may have made all the difference between George W. Bush and Al Gore (BigThink Editors, 2010, para. 7). However, because so many of those who are imprisoned or who are ex-
felons are not allowed to vote, we may never really know, as their voice in the matter had been revoked once they were imprisoned.

The literature discussed in this section has shown two main concepts of disenfranchisement: the retributivist concept, and the rehabilitative concept. Both points of view are very different but have good arguments that back up their claims. For example, the retributivist concept asserts that those who are and have been imprisoned have, in many cases, broken the law and deserve punishment. However, as the rehabilitative concept points out, taking away an individual’s right to vote may not be the best way to punish or prevent future crime.

Methods

Participants & Sample Selection

For my study, I interviewed other college age students, ages 18 and up. I decided to interview this specific group of people, because I believe it’s important to know about how the next generation to be in charge of our country feel about things like prisoner and ex-felon disenfranchisement so that we can gauge how that disenfranchisement will look in the future. As mentioned above, election outcomes may have been very different had enfranchisement laws allowed prisoners to vote (BigThink Editors, 2010 para. 7). Though this an example of enfranchisement possibly changing the past, it’s a very good example to mirror into the future as well.
Survey/Interview Questions

When I started my research questions, my main point of creating them was to have them so that they promoted a conversation between myself and my participants. Many of these questions are based off of major points that were made in my different pieces of literature, and many of my sources either repeated these points or included them in their own discussions somehow. As discussed later on, I include questions like ‘do you consider the right to vote a human right?’, and ‘do you think that taking away the right to vote in order to punish is ethical?’ These questions taper off of Dothan’s (2016) questions about the ethics of disenfranchisement and the potential risks of disenfranchisement on democracy. I also include questions that relate to Dhami’s (2005) explanations on the retributivist and rehabilitative ideas. After reexamining my data I found that that question was one of the best at sparking a conversation between myself and my participants.

Data Collection Procedure

For my research, I reached out to my participants via email and direct messaging. I messaged about 10 people but only four responded. For those who accepted to be participants in my research, I conducted the interviews via email, if that’s what they were more comfortable with, and through face-to-face interviews. I wanted my participants to be most comfortable because the topic of disenfranchisement and prisoner disenfranchisement is a bit difficult, so I let them choose which way they wanted to participate. The questions were the same, so the only difference between the two forms of interviewing was whether we were face to face or not. Interestingly enough, my participants were split evenly, two females and two males, with three in college and the fourth working full-time. One participant was an IUP student while the other three were either students or lived elsewhere.
Data Analysis Procedure

In order to thoroughly examine my data, I looked at major themes between my participants to get a real feel about how they feel about prisoner and ex-felon disenfranchisement. When reading through my participant’s answers or the listening to the recordings of the interviews, I looked first at the most obvious theme, which was whether or not my participants agreed or disagreed with prisoner and ex-felon disenfranchisement. Once I got that theme, I looked for smaller ones that helped support my participant’s original opinion and then saw how those smaller themes differentiated between participants. Because I had so few replies from my participants, I decided to compare them individually, as they are all so vastly different. However, once I started my data analysis, I found some comparable information, such as knowledge on disenfranchisement, views on it, and the like.

Findings

I found several apparent themes when I looked over my data. Out of the four people I interviewed, the most obvious theme was my participant’s views on prisoner and ex-felon disenfranchisement. Interestingly enough, the opinion was split 50/50, with two who agreed with disenfranchisement, and two who did not. This meant that I now had two people who supported the retributivist idea – which means that they believed that prisoners do not deserve the right to vote because laws were broken – “I believe voting is a privilege, one that can be revoked if a crime of sufficient severity is committed”, and two people with the rehabilitative idea – which meant that they wanted to focus more on wanting to rehabilitate prisoners so that they could return to society more successfully, and that giving prisoners and ex-felons the right to vote
would be part of connecting prisoners with society – “I feel with the rehabilitative path, the prisoners and ex-felons would be encouraged to engage civically with society, which would then help break down their stratification”. Though these two views tend do differ greatly, some opinions do overlap later on in the data findings.

One of my participants, who stated that they agree more with the disenfranchisement of prisoners and ex-felons, also mentioned that they had never really given this topic a lot of thought and hadn’t really researched it, because they just thought that it was common knowledge that prisoners and ex-felons are disenfranchised. This piece of information was very interesting, because it seems that, for many, the idea of “I thought it was just general knowledge” leads them to not really have the desire to research the topic more. Likewise, my second participant who agreed with disenfranchisement also had very limited knowledge about the disenfranchisement of prisoners and ex-felons in the first place. He said, however, that it makes sense to disenfranchise prisoners and ex-felons because, again, they have broken the law, but there should also be some exceptions to the law. For example, he mentioned that disenfranchisement should depend on the severity of the crime and should not last longer than the prison sentence.

A very shocking finding was the answer my participants gave when I asked them if they believed that the right to vote was a human right or a privilege. Again, two out of my four participants, those who followed more of the retributivist ideal, said that they believed that the right to vote is in fact, more of a privilege, not so much a human right. My first participant for disenfranchisement mentioned, “Since we live in a democratic republic, I do consider the right to vote a privilege. In certain cases, I believe people must be denied the right to vote to protect the majority”. When I asked if she believed that the right to vote was a privilege for a certain few,
she asserted that, no, the right to vote isn’t just for a few. It’s for the majority and if we have to take away the right to vote from a few to protect the whole, then we should.

All of my participants, whether they agreed or disagreed with disenfranchisement, stated that, for those who have committed major crimes, such as murder or rape, their right to vote should be revoked. However, my ‘against-disenfranchisement’ participants assert that that is the only time when the right to vote should be revoked. This was very interesting to me because at the beginning of the interviews, when I had asked whether or not prisoners and ex-felons should be able to vote, one of my participants for enfranchisement immediately said, yes, absolutely. However, after a moment of contemplation, she restated her answer, making sure to point out that those who have committed nonviolent crimes, who she believes are what the prison system is made up of, should be allowed to vote, while those who have committed more heinous crimes such as rape or murder should not be able to. This in a way links to the potential for returning back into society – many with nonviolent criminal records have a chance at being released back into the outside world, so giving them the right to vote could assist them with that return. Those who are in for longer periods of time for crimes such as murder, however, don’t necessarily need the right to vote as they may not be leaving prison for a long period of time, or the rest of their life.
My participants, along with whether the right to vote should be revocable, discussed the ethics of taking away prisoner and ex-felon’s right to vote. Also touched on in my ‘discussions’ section, we talked about the ethics around disenfranchisement quite a bit. Two of my participants said that no, taking away the right to vote is not ethical. They stated that, even with exceptions, the main idea of taking away the right to vote from people is unethical. For example, going further than prisoners and ex-felons, they believe that the homeless and Native Americans not being able to vote is a huge issue that needs to be discussed along with prisoner and ex-felon voting rights. Alternatively, another participant said that yes, it is ethical because “if you perform unethical actions, you deserve to be punished and not be able to vote”. My last participant was more in the middle, saying that taking away the right to vote during the individual’s jail sentence is understandable, but it should not exceed the jail sentence. This discussion was very interesting because, for disenfranchisement, the idea of ethics can be a difficult one. On one hand, prisoners have done something wrong, and are going to prison to be punished. But when it comes to taking away their right to vote, something that Americans see as absolutely fundamental, the lines begin
to get a little blurry. My participants did a very good job with showing all sides of these lines, with one who firmly declared that those who are imprisoned have done something wrong and so taking away the right to vote is not a big issue, to two who said that any form of disenfranchisement is unethical, to lastly, our ‘blurred line’ participant, who said removing voting rights while in prison could be understandable, but only for the duration of the prison sentence.

Lastly, a major point my participants addressed was whether we should continue to disenfranchise prisoners and ex-felons. Out of my four participants, three said yes, but two of those three said that the yes came along with certain exceptions. One of those who said that there should be exceptions stated that they believed that disenfranchisement should be “rolled back” and saved for only the most severe cases. He later added,

“The Ted Bundys and Jeffrey Dahmers of the world, however, should probably expect to not retain all of the rights they held as sovereign citizens. It should be very much
conditional to the nature and severity of the crime—a murderer should be subject to the stripping of these rights, not a petty thief.”

The fourth participant said no, but also said that there should be exceptions. She like most of the other participants believed that the most severe crimes should be different but maintained that enfranchisement is number one. This conversation shows that my participants, regardless of whether they agree with disenfranchisement or not, believe that disenfranchisement should continue, but the exceptions include both the exclusion of non-violent offenders from the continued disenfranchisement, as well as the belief that disenfranchisement should not be continued except for those who commit major crimes.

All of these major points help to continue the discussion of disenfranchisement in the United States. My participants gave very useful information that has helped me gauge how we may see disenfranchisement in the future. Even with being originally split on who is or is against the disenfranchisement of prisoners and ex-felons, all of my participants had quite varying views on things like whether the right to vote is a human right, revocable, or how they themselves see prisoner and ex-felon disenfranchisement in the future.

**Discussion**

Throughout researching for this project, I have found many pieces of literature that discuss prisoner’s rights. Several of my sources are incredibly well written and relevant to today but are also several years old. I think that this topic is still important to research because it is still affecting thousands of people today. Likewise, knowing and understanding what young people think about disenfranchisement today is important when thinking about how disenfranchisement of certain groups of people, such as prisoners and ex-felons, may look in the future.
When discussing prisoners and ex-felons and whether they should have the right to vote, we must first address the ethics of disenfranchisement. Ruth, Matusitz, and Simi discuss the ethical considerations that must be had briefly in their paper Ethics of Disenfranchisement and Voting Rights in the U.S.: Convicted Felons, the Homeless, and Immigrants. They first reference Montesquieu (1899) who says that one of the most important parts of democracy is having the right to vote. Western society has been built around being able to vote in order to make those in power consider their wishes. The authors agree that votes should be divided equally among the population so that all citizens have their voices heard. When I asked my participants if they felt that prisoner and ex-felon disenfranchisement was ethical, I got the answers based on how they had originally placed on the retributivist/rehabilitative scale. These ideas have some weight on what people may see as ethical or not, depending on their views, so they are important to include.

On the rehabilitative side, the participants believed that, in many cases, taking away people’s right to vote was unethical. One of the rehabilitative participants mentioned that, “People who have been caught and tried for their crimes are going to be punished anyway, that’s what the penal system exists for; the disenfranchisement exists more as overkill, serving only to further dehumanize the prisoner and ex-convict population”. Apart from maybe those who commit especially heinous crimes, they saw no reason in revoking the right to vote in order to punish.

Likewise, throughout my research, I’ve found that the term “retributivism” has come up frequently. Dhami (2005) talks about this idea several times and expresses that “disenfranchisement is retributive to the extent that the offender is deprived of something he/she values”. This term is incredibly important when it comes to the right to vote, as many who support the retributivist idea state firmly that those who break the law “do not deserve” to vote. As discussed in the findings, several of my participants encompassed the retributivist ideas. My
retributivist participants immediately said that taking away prisoner’s rights can be seen as understandable or ethical, because, as one of the two participants said, “If you perform unethical actions, you deserve to be punished and not be able to vote”. They believe that the right to vote is revocable if someone has broken the law.

Following the retributivist idea, we must also address the pros and cons of giving prisoners and ex-felons the right to vote. Dhami (2005), as well as several other sources assert that by disenfranchising prisoners and ex-felons, the rehabilitation process is being disturbed or ignored altogether, and this may be a huge factor into the constant recidivism that occurs within the United States. One of my participants who follow the rehabilitative idea mentioned that they “feel with the rehabilitative path, the prisoners and ex-felons would be encouraged to engage civically with society, which would then help break down their stratification”. That means that having the right to vote as a form of rehabilitation would be a large pro for giving prisoners and ex-felons the right to vote, because it would promote their increased engagement with the rest of society – keeping them connected while they are on prison, and then making it so that they are not completely on their own once they leave prison.

Conclusion

This article has attempted to differentiate between the pros and cons of prisoner and ex-felon disenfranchisement through asking participants how they feel about the laws. Equally, the retributivist and rehabilitative point of views towards disenfranchisement were discussed at great length in order to better categorize participants’ views. Ethics were also a major point within this
article and are incredibly important when discussing voting rights and whether the should be given or taken from certain individuals.

Overall, the participants in this research were varied when it came to being ‘for’ or ‘against’ disenfranchisement, being split evenly between the retributivist and rehabilitative viewpoints. Because of the varied points of view toward prisoner and ex-felon voting rights, it’s easy to assert that the discussion over disenfranchisement will continue on into the future.

Appendix

Interview Questions

- Do you know about prisoners and ex-felons being disenfranchised throughout the U.S.?
  - If you do, what do you know about disenfranchisement laws?
  - If you don’t, in many states prisoners and ex-felons are disenfranchised, which means that their right to vote has been revoked. They are either disenfranchised for a certain period of time during and/or after their release, or, in states such as in Florida, voting rights are permanently revoked. In most states there are different regulations, but in all states except two prisoners are disenfranchised at some point.

- How do you feel about prisoner and ex-felon disenfranchisement?
• Do you agree with it? Why?
• Do you not agree with it? Why?
• If you feel somewhere in the middle, can you explain?

- Why do you think we disenfranchise prisoners and ex-felons?
- Do you think that we should continue to disenfranchise prisoners and ex-felons?
  • Why or why not?
  • In some countries and states here in the U.S., disenfranchisement also depends on certain crimes that are committed. How might you decide which crimes warrant disenfranchisement and which ones may not? For example, murder versus petty thieves.
  • Prisoners are often “othered” and are considered separate from society – that’s often the idea of incarceration. Do you think that the lack of personhood given to prisoners and ex-felons has contributed to their continued disenfranchisement?

- Do you consider the right to vote a human right?
  • Would that include groups like prisoners and ex-felons? What about other groups of people in the U.S., including the homeless, and just recently, Native Americans?

- Do you consider the right to vote a privilege to a certain few?
- Do you consider the right to vote a revocable right?
- Prisoner and ex-felon voting laws vary incredibly from state to state. Should there be one set law for voting rights or should it be up to the states in order to decide on who can and cannot vote?
- Do you think that taking away the right to vote in order to punish is ethical? Why or why not?

- In the U.S., we vote in order to change things, and in many places around the country prison reform is something that is now being discussed. Do you think prisoners should be involved in voting, as well as the discussion about prison reform?

- Should felons have or lose any other rights – such as having a gun, access to housing, access to work, etc?

- The discourse around giving prisoners and ex-felons the right to vote often covers the retributivist and rehabilitative ideals. The retributivist view focuses more on the idea that prisoners and ex-felons have broken the law, and so they no longer deserve the right to vote. On the other end of the spectrum, the rehabilitative view focuses on the idea that by giving prisoners and ex-felons the right to vote, it may hopefully invoke “civic duty” within the prisoners and make it so once the individual is out of prison, there is a lower chance of recidivism, as they do not feel as separated from the rest of society.

  • How do you feel about those points of view? Do you agree with them?

- In the United States, people of color are disproportionately incarcerated – and therefore also disproportionately disenfranchised. The sentencing project (2018) estimates that, “as of 2016 one in every 13 black adults could not vote as the result of a felony conviction, and in four states – Florida, Kentucky, Tennessee, and Virginia – more than one in five black adults [were] disenfranchised” (para. 15).

  • Do you think that by letting prisoners and ex-felons vote we would see very different outcomes in elections?
References


Final Reflective Cover Letter

Dear Dr. Stewart,

To be honest, at the beginning of this semester I thought that writing a research paper was way easier than it turned out to be. I’ve done research papers but with the way that this was spread out it seemed, to me, a little bit more difficult. That’s not to say that I didn’t enjoy or like doing this paper, because I absolutely did, it helped me learn so much more about this topic and grew my passion about it even more, but actually spreading out the research and writing this one paper over one semester has been very different for me.
I’d like to think that my final article has turned out very well. I’m pretty proud of it, though I definitely have some weaknesses that hopefully I can correct more in the future. For example, like I had mentioned in our last D2L small group posts, I’m not the best at introductions or conclusions because I don’t like repeating myself or I feel super repetitive. I know that sometimes that’s very good in conclusions but I’m trying to figure out how to do it so it’s more successful.

Revising my article taught me that making sure to double check your writing is very important. That way everything you’re trying to say makes sense. For example, I was writing about several different viewpoints and ideas, so I need to make sure that I’m not getting things mixed up. I’ve also learned, and I think I’ve really mentioned this in every single cover letter, but it’s important to put the literature into conversation with one another. Even now at the end of the semester, I think that is such a great concept and so hopefully with this final article I’ve shown that I can do that all right.

Thank you and I hope you have a great winter break!

Sincerely,

Raeann Motacek