

NEIL ABERCROMBIE
GOVERNOR



STATE OF HAWAII
DEPARTMENT OF PUBLIC SAFETY
919 Ala Moana Boulevard, 4th Floor
Honolulu, Hawaii 96814

JODIE F. MAESAKA-HIRATA
DIRECTOR

Martha Torney
Deputy Director
Administration

Joe W. Booker, Jr.
Deputy Director
Corrections

Keith Kamita
Deputy Director
Law Enforcement

No. _____

TESTIMONY ON HOUSE BILL 2599
RELATING TO REENTRY INTAKE SERVICE CENTERS

By

Jodie F. Maesaka-Hirata, Director
Department of Public Safety

House Committee on Public Safety and Military Affairs
Representative Henry J.C. Aquino, Chair
Representative Ty Cullen, Vice Chair

Thursday, February 16, 2012; 9:00 AM
State Capitol, Conference Room 309

Chair Aquino, Vice Chair Cullen, and Members of the Committee:

The Department of Public Safety supports House Bill 2599 relating to Reentry Intake Service Centers. This bill defines how pretrial assessments are initiated, provides statutory authority to the Department to supervise pre-trial defendants released from custody by the courts and removes an existing law to reflect the current practice.

The existing statute does not specify how pretrial bail assessments are initiated. Referrals for bail assessments come from various sources that may not be welcomed by the defendant or required by the courts. The Intake Service Centers (ISC) conducted over 8,550 pretrial assessments in FY 2011. The recommended changes to Section 353-10, Hawaii Revised Statutes (HRS) would clearly define the referral process for bail assessment and optimize the limited resources of ISC.

Under the current statute, the supervision of pretrial defendants released to the community by the courts is not listed as a function of the Department. The recommended changes to the statute were not specifically addressed when the pretrial functions were transferred from the Judiciary to the Department under the Hawaii Correctional Master Plan in 1973, as indicated in Section 804-7.1, HRS, which states

that the supervision of pretrial defendants would be done by a court officer. ISC receives approximately 180 defendants per month that are placed on pretrial supervision from the courts and maintains an active caseload of approximately 1,000 defendants. The recommended change to the current statute is required to ensure that the Department has the statutory authority to fulfill the duties we are currently performing.

Finally, Section 353-10.3, HRS, ISC has not been involved in the pre-sentence investigation and report process for about thirty (30) years. This measure merely codifies the current assignment and duties of the Department and the Judiciary. We ask for your support on this measure.

Thank you for this opportunity to testify.