

SB 204

RELATING TO PUBLIC SAFETY.

Appropriates funds for state programs related to the re-integration of offenders into the general population.

NEIL ABERCROMBIE
GOVERNOR



STATE OF HAWAII
DEPARTMENT OF PUBLIC SAFETY
919 Ala Moana Boulevard, 4th Floor
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Law Enforcement

No. _____

**TESTIMONY ON SENATE BILL 204
A BILL RELATING TO PUBLIC SAFETY**

By

Ted Sakai, Interim Director
Department of Public Safety

Senate Committee on Public Safety, Intergovernmental and Military Affairs
Senator Will Espero, Chair
Senator Rosalyn H. Baker, Vice Chair

Tuesday, January 29, 2013, 2:50 PM
State Capitol, Conference Room 224

Senator Espero, Vice Chair Baker, and Members of the Committee:

The Department of Public Safety supports the intent of Senate Bill 204, Relating to Public Safety, which is designed to assist the offender population in transitioning to the community in a safe, responsible manner and is receptive to entering into a partnership with the Department of Labor and Industrial Relations for the purpose of this Act.

Thank you for this opportunity to testify.



STATE OF HAWAII
DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS
OFFICE OF COMMUNITY SERVICES
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January 28, 2013

To: The Honorable Will Espero, Chair
Senate Committee on Public Safety and Military Affairs

Date: Tuesday, January 29, 2013
Time: 2:50 p.m.
Place: Conference Room 224, State Capitol

From: Mila Kaahanui, MSW
Executive Director
Office of Community Services (OCS)

TESTIMONY IN SUPPORT

Testimony for Senate Bill 204, Relating to Public Safety

I. OVERVIEW OF PROPOSED LEGISLATION

The present bill proposes an appropriation for State funds to be used for reintegration services, provided that the funds be matched through another public, private, or other source.

The Office of Community Services strongly supports this bill, with a few comments.

II. CURRENT LAW

The Office of Community Services (OCS) is charged to facilitate and enhance the delivery of service to low-income, immigrant, refugee, and other disadvantaged populations. OCS currently runs several employment programs to assist these populations with placement. The Department of Public Safety (PSD) has invested time and staff in the Justice Reinvestment initiative, which will streamline and concentrate services where they are needed most.

III. COMMENTS ON SENATE BILL

OCS recognizes the attempt of this bill to strengthen community involvement in the reintegration of our fellow citizens through public-private partnerships. Matching funds such as

these will allow outside investment by entities interested in collaboration, as well as provide opportunities for businesses and organizations in the areas where our reintegrating individuals live to get to know these citizens.

OCS would like to emphasize the competitive nature of this fund, and see this clause as a sound stewardship of State funds. In our talks with community organizations regarding our employment services, the Ex-offender population was identified as a major population in need of service, especially given the Governor's priority to return those incarcerated on the mainland to our State. OCS then set about having conversations with service providers and PSD to ensure we designed non-duplicative services around PSD's Justice Reinvestment priorities and respective of our service providers additional needs for this population, such as substance abuse and psychological treatment.

OCS has developed partnerships in the Native Hawaiian community we believe will be able to do just what this bill intends, increase community investment and create partnership. Additionally, we have just solicited for a reintegration program complimentary to the PSD model which includes PSD's recommendations to utilize modern curriculum and tools developed at the national level, namely the Offender Workforce Curriculum.

Should this measure move forward, OCS is confident we can raise up to \$500,000 in matching funds for Fiscal Biennium 2014-2015.

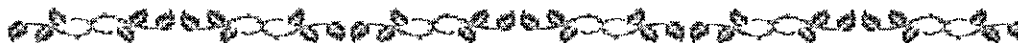
Copies of our RFP's and plans are available should the committee be interested in inspection or if they have further questions.

Thank you for the opportunity to testify.

COMMUNITY ALLIANCE ON PRISONS

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COMMITTEE ON PUBLIC SAFETY AND MILITARY AFFAIRS

Sen. Will Espero, Chair

Sen. Rosalyn Baker, Vice Chair

Tuesday, January 29, 2013

2:50 p.m.

Room 224

STRONG SUPPORT FOR SB 204 -

Aloha Chair Espero, Vice Chair Baker and Members of the Committee!

My name is Kat Brady and I am the Coordinator of Community Alliance on Prisons, a community initiative promoting smart justice policies for more than a decade. This testimony is respectfully offered on behalf of the 5,800 Hawai'i individuals living behind bars, always mindful that approximately 1,500 Hawai'i individuals are serving their sentences abroad, thousands of miles away from their loved ones, their homes and, for the disproportionate number of incarcerated Native Hawaiians, far from their ancestral lands.

SB 204 appropriates funds for state programs related to the re-integration of offenders into the general population.

Community Alliance on Prisons strongly supports this measure.

As Ted Sakai said at the Hope in Hawai'i conference in August 2011:

- Do not forget that reentry is a process. It is not a program. At its best, the correctional system guides the offender through a series of experiences which we believe will help them develop the behaviors that will help them stay out of trouble after they return to the community at large. We structure these experiences through programs. Each program is part of the process. The process only works if we have the right programs in the right place.
- Reentry is not rocket science. Actually, it's harder, and the stakes are higher. Building and successfully launching a rocket requires thousands of intricate, complicated parts and steps, and tens of millions of dollars. But rocket science involves known and predictable factors. You put together a team of highly skilled, trained and motivated people. They work with the best raw material money can buy, make sure each part is made of the proper materials, built to exact specifications, and installed precisely. You wait until weather conditions are right, and push the button. If something goes wrong, you can do careful analysis and pinpoint the problem. You discover that the O-ring was defective, and you change that and try again, this time successfully.

On the other hand, when you work with reentry, you are working with unknown inputs, unknowable environmental forces, and unpredictable responses. Failure will occur even when everyone does their job. And the cost? Way more than millions of dollars - lost and wasted lives.

- In rocket science, failure is a surprise; loss of life is an aberration. With reentry, we should expect failure, but still keep on trying. You have to be patient, and you have to be realistic, and you have to keep on trying.
- You cannot do reentry effectively unless you truly appreciate the prison environment. People go to prison because they made bad choices. And prison does not teach them how to make good choices. People who go to prison do not have good habits or social skills. Prison is not a place where you can acquire these. When you work with offenders in reentry, you are working with people who need practice in making good choices, who need to learn good habits, and who need to acquire good social skills. Many can't overcome their pasts – the first, second or third times. But they all need and deserve our support, because many can and do make it, and because of them are citizens of our community.
- You can't do it alone. I don't care how large and powerful your agency is, or how well-funded, or how elegant your program design. You can't do it alone. You need partners. The Department of Public Safety needs the Departments of Labor, Education, Health, Human Services, etc. etc. The State agencies need the county agencies, and the government agencies need the community agencies. To do it without complete buy in from all, including the community sector is foolish and shortsighted. And everyone needs to be included, not just the ones you think support your position.
- You don't have all the answers. No one does. Don't hesitate to look outside. See what others are doing, in Kansas, Oregon, Michigan. Watch how the California drama unfolds – when a community is under so much stress, there is bound to be innovation. There are many sources of information. Don't be afraid to seek them. You must keep your eyes and your minds and hearts open. And sometimes, learning is not about the information you gather; rather, it is about the questions you ask. As Roshi Shunryu Suzuki so famously noted, "When the student is ready, the teacher appears."

Resources for Developing Effective Reentry and Supervision Strategies¹

During the past decade, a number of leading criminal justice organizations, stakeholders and community leaders have developed comprehensive reentry and supervision strategies. There are a number of resources in the field aimed at helping policy makers and practitioners implement effective, evidence-based correctional policies and programs, including:

- Council of State Governments: *Report of the Re-Entry Policy Council: Charting the Safe and Successful Return of Prisoners to the Community* and the many materials from the CSG Justice Center's National Reentry Resource Center.²
- Urban Institute: *Putting Public Safety First: 13 Parole Supervision Strategies to Enhance Reentry Outcomes*³

¹ *The State of Recidivism – The Revolving Door of America's Prisons*, April 2011.

² Council of State Governments, Reentry Policy Council, *Report of the Re-Entry Policy Council: Charting the Safe and Successful Return of Prisoners to the Community* (New York, NY: January 2005), <http://reentrypolicy.org/>; <http://www.nationalreentryresourcecenter.org/>.

³ Amy L. Solomon, Jenny W.L. Osborne, Laura Winterfield, et al., *Putting Public Safety First: 13 Parole Supervision Strategies to Enhance Reentry Outcomes* (Washington, DC: The Urban Institute, 2008), http://www.urban.org/uploadedpdf/411791_public_safety_first.pdf.

- National Governors Association Center for Best Practices: *Improving Prisoner Reentry through Strategic Policy Innovations*⁴
- U.S. Department of Justice National Institute of Corrections and Crime & Justice Institute: *Implementing Evidence-Based Policy and Practice in Community Corrections*⁵
- Pew Center on the States, Public Safety Performance Project: *Policy Framework to Strengthen Community Corrections*⁶

Certificates of Rehabilitation⁷

THE POTENTIAL OF NEW YORK'S CERTIFICATE PROGRAM

Certificates of Rehabilitation are politically attractive forms of relief for people facing collateral consequences. The main alternatives, pardons and expungement, have gained little traction over the past fifty years. Both pardons and expungement result in a greater degree of finality than certificates, virtually erasing a person's convictions and the collateral consequences that stem from them.¹⁴⁶ Those very benefits also make them a far greater political liability for politicians to endorse.

This paper concluded:

This year, some 600,000 inmates will be released from prison back into society. We know from long experience that if they can't find work, or a home, or help, they are much more likely to commit crime and return to prison ... America is the land of second chance, and when the gates of the prison open, the path ahead should lead to a better life.

- President Bush, State of the Union Address, January 2004.

[T]here are people who have made mistakes ... I think that one of the great things about America is that we give people second chances ... [Y]ou reduce the recidivism rate, they pay taxes, it ends up being smart for taxpayers to do.

- President Barack Obama at a town hall meeting, January 22, 2010.

Over the past decade, the country has shifted its thinking about tough-on-crime politics. We are at a unique moment in evaluating what happens on the backend of the criminal justice system when people are released. This prioritization of reentry initiatives makes sense on both sides of the political aisle from a normative and economic perspective.

Bar associations, politicians, advocates, and scholars have shined a spotlight on state-issued certificates because they can remove the myriad and unending civil punishments that attach to even the most minor criminal conviction. This attention recognizes that the state, which has set up these legal barriers to reentry, has a reciprocal obligation to be part of their removal. In our technologically advanced society,

⁴ National Governors Association, *Improving Prisoner Reentry Through Strategic Policy Innovations*, (Washington, DC: National Governors Association, September 2005), <http://www.nga.org/Files/pdf/0509PRISONERREENTRY.PDF>.

⁵ Meghan Guevara and Enver Solomon, *Implementing Evidence-Based Policy and Practice in Community Corrections*, Second Edition, (Washington, DC: National Institute of Corrections, October 2009), <http://nicic.gov/Library/024107>.

⁶ Pew Center on the States, *Policy Framework to Strengthen Community Corrections*.

⁷ *Administering Justice: Removing Statutory Barriers to Reentry*, Joy Radice, July 2011. <http://ssrn.com/abstract=1864917>

where criminal records can be retrieved easily on the internet, removing all memory of a criminal record is futile. As New York's experience with Certificates of Rehabilitation shows, a certificate does not wipe away the reality of the past. It merely stands for the proposition that a person with a conviction still has a future. A Certificate of Rehabilitation can be administered to ensure that the impact of collateral consequences is proportionate to the crime and to offer protection against persistent discrimination. Certificates can help us reshape the purpose of our criminal justice system toward a more forgiving reintegration ideal.

EEOC revises rules on job seekers with criminal records⁸

To pass muster, job denials based on criminal convictions must be shown to be "job-related and consistent with business necessity," according to EEOC guidelines. This means the employer must show that it considered three factors: the nature and gravity of the offense, the amount of time since the conviction and the relevance of the offense to the type of the job that's being sought.

Ex-offenders and the Labor Market⁹

"The rise in the ex-offender population overwhelmingly reflects changes in the U.S. criminal justice system, not changes in underlying criminal activity," says Schmitt. "We incarcerate an astonishing share of non-violent offenders, particularly for drug-related offenses. We have far better ways to handle these kinds of offenses, but so far common sense has not prevailed."

Bruce Western and Katherine Beckett (1999) have rightly called the criminal justice system a U.S. labor-market institution. Our estimates suggest that ex-offenders lower overall employment rates as much as 0.8 to 0.9 percentage points; male employment rates, as much as 1.5 to 1.7 percentage points; and those of less-educated men as much as 6.1 to 6.9 percentage points. These employment losses hit ex-offenders hardest, but also impose a substantial cost on the U.S. economy in the form of lost output of goods and services. In GDP terms, we estimate that in 2008 these employment losses cost the country \$57 to \$65 billion per year.

Public Opinion is Changing

In March 2012 Pew released Public Opinion on Sentencing and Corrections Policy in America¹⁰.

- American voters believe too many people are in prison and the nation spends too much on imprisonment.
- Voters overwhelmingly support a variety of policy changes that shift non-violent offenders from prison to more effective, less expensive alternatives.

⁸ EEOC revises rules on job seekers with criminal records by TONY PUGH, MCCLATCHY NEWSPAPERS, 04.25.12. <http://www.miamiherald.com/2012/04/25/2767832/eeoc-revises-rules-on-job-seekers.html>

⁹ Ex-offenders and the Labor Market, Center for Economic and Policy Research, John Schmitt and Kris Warner, November 2010. www.cepr.net/documents/publications/ex-offenders-2010-11.pdf

¹⁰ http://www.pewstates.org/uploadedFiles/PCS_Assets/2012/PEW_NationalSurveyResearchPaper_FINAL.pdf

- Support for sentencing and corrections reforms (including reduced prison terms) is strong across political parties, regions, age, gender, and racial/ethnic groups.

Poll Respondent Demographics:

- 39 percent identified as conservative
- 30 percent identified as liberal
- 32 percent identified as a Republican or leaning Republican
- 24 percent identified as Independent
- 37 percent identified as Democrat or leaning Democratic
- 17 percent identified as a violent crime victim household
- 43 percent identified as a non-violent crime victim household
- 12 percent identified as a law enforcement household

The majority of Hawai'i's incarcerated population are nonviolent offenders (63% male, 84% female) and, as the following charts show, 66% of females and 54% of males are classified as Minimum or Community, the least restrictive custody levels.

Hawai'i has got to abandon the mentality that incarcerated persons don't deserve programming. That mindset puts everyone at risk. Approximately 98% of all incarcerated persons will return to our communities. How do we want them to come home – angry and bitter or as persons who are ready to be part of our communities?

Persons with criminal records still face many barriers to employment and licensure. Hawai'i must address these barriers so that people who have worked to change their lives and behavior can move forward.

As Dr. Martin Luther King, Jr. so eloquently said:

"It really boils down to this: that all life is interrelated. We are all caught in an inescapable network of mutuality, tied into a single garment of destiny. Whatever affects one destiny, affects all indirectly."

Mahalo for this opportunity to testify.

SB204

Submitted on: 1/26/2013

Testimony for PSM on Jan 29, 2013 14:50PM in Conference Room 224

Submitted By	Organization	Testifier Position	Present at Hearing
Alan Johnson	Hawaii Substance Abuse Coalition	Support	Yes



SB204 Integration of Offenders: Appropriation: Public Safety. Appropriates funds for state programs related to the reintegration of offenders into the general population.

- ✦ SENATE COMMITTEE ON PUBLIC SAFETY: Senator Espero, Chair; Senator Baker, Vice Chair
- ✦ Tuesday, Jan. 29, 2012; 2:50 p.m.
- ✦ Conference Room 224

HAWAII SUBSTANCE ABUSE COALITION Supports SB204

GOOD MORNING CHAIR ESPERO, VICE CHAIR BAKER AND DISTINGUISHED COMMITTEE MEMBERS. My name is Alan Johnson. I am the current chair of the Hawaii Substance Abuse Coalition (HSAC), a statewide hui of more than twenty non-profit treatment and prevention agencies.

Why should drug abuse treatment be provided to offenders?

The case for treating drug abusing offenders is compelling. Effective treatment decreases future drug use and drug-related criminal behavior; it can improve the individual. Drug abuse treatment improves outcomes for drug abusing offenders and has beneficial effects for public health and safety.

Why do people involved in the criminal justice system continue abusing drugs?

The repeated use of addictive drugs eventually changes how the brain functions. The change from voluntary drug use to compulsive drug use is the result of significant brain changes, causing the addicted person to use drugs in spite of the adverse health, social, and even legal consequences (Baler and Volkow 2006; Volkow et al. 2010; and Chandler et al. 2009). Addiction is complex, involving basic neurobiological, psychological, social, and environmental factors. Craving for drugs may be triggered by contact with the people, places, and things associated with prior drug use, as well as by stress. The compulsive drug use can return because of these cravings if not effectively managed.

Forced abstinence (when it does not cure addiction. still learn how to avoid may have been abstinent for a incarcerated.

Forced abstinence is not treatment, and it does not cure addiction.

occurs) is not treatment, and Abstinent individuals must relapse, including those who long period of time while



Normal



Cocaine Abuser
(10 days of
abstinence)



Cocaine Abuser
(100 days of
abstinence)

Source: Volkow, J. (2002)

Addictive drugs can cause long-lasting changes in the brain.

Potential risk factors for released offenders include pressures from peers and family members to return to drug use and a criminal lifestyle. Tensions of daily life—violent associates, few opportunities for legitimate employment, lack of safe housing, and even the need to comply with correctional supervision conditions—can also create stressful situations that can precipitate a relapse to drug use.

How should we deal with offender reentry risk factors?

Reentry for drug abusing offenders must address those problems in other areas besides addiction. Examples include family difficulties, limited social skills, educational and employment problems, mental health disorders, infectious diseases, and other medical issues. Effective reentry should take these problems into account, because they can increase the risk of drug relapse and criminal recidivism if left unaddressed.

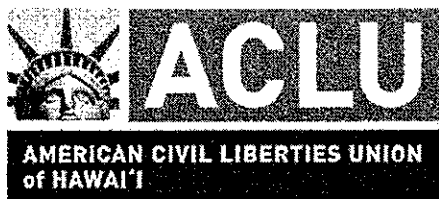
Stress is often a contributing factor to relapse, and offenders who are re-entering society face many challenges and stressors, including reuniting with family members, securing housing, and complying with criminal justice supervision requirements. Even the many daily decisions that most people face can be stressful for those recently released from a highly controlled prison environment.

Returning to environments associated with drug use may trigger cravings and cause a relapse.

Other threats to recovery include a loss of support from family or friends, which incarcerated people may experience. Drug abusers returning to the community may also encounter people from their lives who are still involved in drugs or crime and be enticed to resume a criminal and drug using lifestyle. Returning to environments or activities associated with prior drug use may trigger strong cravings and cause a relapse. A coordinated approach by treatment and criminal justice staff provides the best way to detect and intervene with these and other threats to recovery.

In any case, treatment is needed to provide the skills necessary to avoid or cope with situations that could lead to relapse. Research also reveals that with effective drug abuse treatment, individuals can overcome persistent drug effects and lead healthy, productive lives.

We appreciate the opportunity to provide testimony and are available for questions.



Committee: Committee on Public Safety, Intergovernmental and Military Affairs
Hearing Date/Time: Tuesday, January 29, 2013, 2:50 pm
Place: Conference Room 224
Re: Testimony of the ACLU of Hawaii in Support to S.B. 204, Relating to Public Safety

Dear Chair Espero and Members of the Committee on Public Safety, Intergovernmental and Military Affairs:

The American Civil Liberties Union of Hawaii ("ACLU of Hawaii") writes in support to S.B. 204, which seeks to appropriate funds for state programs related to the reintegration of offenders into the general population.

The ACLU of Hawaii supports every effort aimed at rehabilitating prisoners and alleviating Hawaii's overincarceration problem. Further, the ACLU of Hawaii supports the development of programs and policies that are more cost-efficient and more effective at reducing recidivism. Every effort should be made to provide Hawaii's inmates with the support and services they need to become productive and responsible community members.

Thank you for this opportunity to testify.

Sincerely,

Laurie A. Temple
Staff Attorney
ACLU of Hawaii

The ACLU of Hawaii has been the state's guardian of liberty for 47 years, working daily in the courts, legislatures and communities to defend and preserve the individual rights and liberties equally guaranteed to all by the Constitutions and laws of the United States and Hawaii. The ACLU works to ensure that the government does not violate our constitutional rights, including, but not limited to, freedom of speech, association and assembly, freedom of the press, freedom of religion, fair and equal treatment, and privacy. The ACLU network of volunteers and staff works throughout the islands to defend these rights, often advocating on behalf of minority groups that are the target of government discrimination. If the rights of society's most vulnerable members are denied, everyone's rights are imperiled.

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the
**Drug Policy
Forum**
of hawai'i

Dedicated to safe, responsible, humane and effective drug policies since 1993

January 29, 2013

To: Senator Wil Espero, Chair
Senator Rosalyn Baker, Vice Chair and
Members of the Committee on Public Safety

From: Jeanne Ohta, Executive Director

RE: SB204 Reintegration
Hearing: Tuesday, January, 29 2013, 2:50 p.m., Room 224

Position: Support

The Drug Policy Forum of Hawai'i (DPFH) writes in support of this measure, which appropriates funds for state programs related to the reintegration of offenders into the general population. Successful reintegration should be one of the goals of our public safety policy. Hawai'i must end the revolving door of recidivism if we are to reduce our spending on incarceration and criminal justice system in general.

Funding reintegration programs for related costs such as job training, employment placement and case management would demonstrate the state's commitment to improving outcomes upon release from prison.

Thank you for this opportunity to submit testimony.

SB204

Submitted on: 1/28/2013

Testimony for PSM on Jan 29, 2013 14:50PM in Conference Room 224

Submitted By	Organization	Testifier Position	Present at Hearing
elaine funakoshi	Individual	Support	No

Comments: Dear Chair Espero, Vice Chair Baker, and Committee Members: I strongly support SB 204 which appropriates funding for the programs direly needed. I believe we need to help those who are handicapped in being able to make the right or good choice in life so they may succeed in contributing to society instead of continually becoming wards of the state in prison. Unless there are programs established to help them into the process of even learning who they are so they may learn behavioral skills and to learn a trade. Basically, they need tools to help them establish themselves so they can be accepted into the community - a place to stay, a job, building confidence by their little successes. I communicate with those who are released and they have a very difficult time in finding a job and no way can their salary pay the rent so they have no alternative but to move in with someone. That someone could be a bad influence so that's when they really need mentoring. My heart goes out to them because their situation seems hopeless at times. Please approve this bill so we may decrease the number of ex-inmates failing and returning to prison after their release. It will be a win-win situation by saving the State/taxpayer monies also. Thank you for the opportunity to submit my testimony. I strongly urge you to approve SB204. Aloha, elaine funakoshi