SB 1327

Measure Title:	RELATING TO HEALTH CARE.
Report Title:	Compacts of Free Association; Health Care; Appropriation (\$)
Description:	Requires the State to pay costs assessed on low-income Compacts of Free Association residents and other lawfully present legal permanent residents who receive health care through the Hawaii Health Connector and would otherwise be eligible for Medicaid except for their citizenship status. Requires the Department of Human Services to engage in community outreach. Appropriates funds.
Companion:	<u>HB1239</u>
Package:	None
Current Referral:	HSH/HTH/TSI, WAM
Introducer(s):	SHIMABUKURO, ENGLISH, RUDERMAN, Dela Cruz, Espero, Green



TESTIMONY OF THE DEPARTMENT OF THE ATTORNEY GENERAL TWENTY-EIGHTH LEGISLATURE, 2015

ON THE FOLLOWING MEASURE: S.B. NO. 1327, RELATING TO HEALTH CARE. BEFORE THE: SENATE COMMITTEES ON HUMAN SERVICES AND HOUSING AND ON HEALTH

AND (ON TOURISM AND INTERNATION	NAL AFFAIRS	
DATE:	Tuesday, February 10, 2015	TIME: 1:15 p.m.	
LOCATION:	State Capitol, Room 016		

TESTIFIER(S): Russell A. Suzuki, Attorney General, or Lee-Ann N.M. Brewer, Deputy Attorney General

Chairs Chun Oakland, Green, and Kahele and Members of the Committees:

The Attorney General objects to section 2 of this measure as it may unconstitutionally restrict access to benefits, and also offers additional comments.

The purpose of this bill is to require the Department of Human Services to pay any health insurance costs that must be paid by certain low-income noncitizens who are ineligible for Medicaid due to citizenship status, and who will be subject to these costs when they purchase health insurance through the Hawaii health insurance exchange, called the Hawaii Health Connector (the Connector). The health insurance costs to be paid include the individual's share of premium due to the health plan that is not covered by a federal subsidy, and any co-payments and deductibles up to the maximum out-of-pocket costs of at least one of the "silver II plans."

THIS BILL MAY UNCONSTITUTIONALLY RESTRICT ACCESS TO BENEFITS

Section 2 of the measure provides that two categories of adult, non-pregnant individuals would be eligible to have their health insurance costs covered. The first includes Hawaii residents who are present in the State under a Compact of Free Association (COFA) that the United States has with the Federated States of Micronesia, the Republic of the Marshall Islands, or the Republic of Palau (collectively "COFA residents"). The second includes lawfully present legal permanent residents admitted to the United States for less than five years. The Attorney General is concerned that the classification of eligible noncitizens under this measure is too narrow, and may be subject to constitutional challenge on the basis of equal protection.

Under the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Pub. L. No. 104-193, also referred to as the Welfare Reform Act, Congress enacted new rules Testimony of the Department of the Attorney General Twenty-Eighth Legislature, 2015 Page 2 of 5

regarding the eligibility of aliens for public benefits. In part, the Welfare Reform Act defined which categories of noncitizens States may or may not cover when providing state public benefits. The payment of health insurance costs provided under this measure constitutes a state public benefit under the Welfare Reform Act, 8 U.S.C. § 1621(c) (A State public benefit is, among other things, any welfare, health or similar benefit for which payments or assistance are provided to an individual, household, or family unit by an agency of a State government or by appropriated funds of the State).

The Welfare Reform Act *requires* that certain "qualified aliens" (i.e., lawful permanent residents who worked 40 qualifying quarters under the Social Security Act, certain active duty military personnel and veterans, and others) be eligible for any state public benefit. The State is *authorized* to decide whether all other qualified aliens, as well as nonimmigrants and individuals paroled into the United States for less than one year, are eligible for state public benefits. Anyone who is not a qualified alien, nonimmigrant, or parolee is *prohibited* from receiving any state public benefit. 8 U.S.C. § 1621. Therefore, the assistance provided under this measure *must* be provided to persons that the State is required to cover under the Welfare Reform Act, and *may* be provided to other qualified aliens, nonimmigrants, and individuals paroled into the United States for less than one year.

The term "qualified alien" under the Welfare Reform Act includes the lawful permanent residents covered by this measure, but it also includes asylees, refugees, persons paroled into the United States for over one year, conditional entrants, Cuban/Haitian entrants, certain battered or trafficked aliens, and persons whose deportation is withheld. Many of these individuals would actually be eligible for Medicaid under Welfare Reform Act exceptions, but persons paroled into the United States for over one year, conditional entrants, and certain noncitizens who were battered or subject to trafficking are not eligible for Medicaid for five years after entry into the United States. During that time, they would not be eligible to have their insurance costs paid under this measure.

Similarly, COFA residents are, by definition under the Compacts, "nonimmigrants." See, for example, section 141(a) of Pub. L. No. 99-658, November 14, 1986, 100 Stat. 3672. However, because this measure identifies only lawful permanent residents and COFA residents as being eligible for this benefit, there are other nonimmigrants from other countries who would Testimony of the Department of the Attorney General Twenty-Eighth Legislature, 2015 Page 3 of 5

not be eligible for assistance under this measure. The term "nonimmigrant" is very broad, and includes visitors for business and pleasure, foreign students, crewmen, ambassadors and diplomats, athletes, and artists, among others. To the extent that any of these nonimmigrants are eligible to purchase health insurance through the Connector and have income less than 100 percent of the federal poverty level, they will not be eligible to have their health insurance costs covered under this measure.

The Fourteenth Amendment of the United States Constitution provides that "[n]o state . . . shall deny to any person within its jurisdiction the equal protection of the laws." U.S. Const. amend. XIV, §1. The word "person" in this context includes "lawfully admitted resident aliens as well as citizens of the United States." <u>Graham v. Richardson</u>, 403 U.S. 365, 371 (1971). While equal protection directs that "all persons similarly circumstanced shall be treated alike,' . . . [t]he Constitution does not require things which are different in fact or opinion to be treated in law as though they were the same." <u>Plyler v. Doe</u>, 457 U.S. 202, 216 (1982) (citations omitted).

"Under traditional equal protection principles, a State retains broad discretion to classify as long as its classification has a reasonable basis [i.e. rational basis review]." <u>Graham</u>, 403 U.S. at 371 (citations omitted). However, "classifications based on alienage, like those based on nationality or race, are inherently suspect and subject to close judicial scrutiny" [i.e., strict scrutiny]. <u>Id.</u> at 372. This means that the State would have to meet an extremely high bar to justify why it is making a classification based on alienage or nationality.

Courts will first determine what classification has been created by the statute, and then determine what level of scrutiny to apply. <u>Aleman v. Glickman</u>, 217 F.3d 1191, 1195 (9th Cir. 2000). The covered population as defined in this measure excludes certain lawfully present noncitizens on the basis of the noncitizen's status as an alien in the United States (i.e., alienage), or nationality. Specifically, qualified aliens who do not have the status of lawful permanent residents, and nonimmigrants who are not COFA residents, would be excluded from coverage. While there do not appear to be any appellate court decisions on point finding discrimination when a state makes such distinctions between classes of aliens, we believe that this would be a classification based on alienage or nationality that is subject to strict scrutiny, and we believe that

Testimony of the Department of the Attorney General Twenty-Eighth Legislature, 2015 Page 4 of 5

a court would determine that this measure unconstitutionally discriminates against certain noncitizens.

In order to avoid the possibility that this program will be subject to an equal protection challenge, and for additional clarity, we recommend that section 2 of this measure be amended to read as follows (changes to the original wording in Ramseyer format):

SECTION 2. [For] Subject to any restrictions imposed on the State's ability to provide state public benefits to noncitizens by the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Pub. L. No. 104-193, for any [COFA residents who would otherwise be eligible for medicaid except for citizenship status and any lawfully present legal permanent residents admitted to the United States for less than five years who are age nineteen years and older and] lawfully present noncitizen who would otherwise be eligible for medicaid except for citizenship or immigration status, the department of human services shall pay any health insurance costs assessed against the resident that the resident would not be required to pay if the resident was eligible to enroll in medicaid; provided that the resident is transferred to or enrolls in a health [care] insurance plan through the Hawaii health insurance exchange. The costs shall be paid by the department of human services directly to the health insurance [provider] issuer and shall include:

- (1) The individual's share of the premium $[\Theta f]$ <u>due to</u> the health insurance plan that is not covered by a federal subsidy; and
- (2) Any [co-pays] <u>co-payments</u> and deductibles up to the maximum out-of-pocket costs of at least one of the silver II plans.

OTHER COMMENTS

It is unclear whether the reference to "at least one of the silver II plans" in section 2, paragraph (2) is appropriate. This differs from how the Department of Human Services (the Department) defined the applicable health plans that an individual must be enrolled in for purposes of obtaining premium assistance. For example, the Department's proposed section 17-1731-3, Hawaii Administrative Rules, refers to a "94% actuarial value silver level qualified health plan through the Exchange." The specific terminology to be used in this measure should be confirmed with the Department and, possibly, the Connector.

We are also unsure of what will be required operationally in order for the Department to pay co-payments and deductibles on behalf of individuals directly to their health plans, which may differ from the billing of the share of premium by health plans under the Department's premium assistance program. The Department of the Attorney General may have further Testimony of the Department of the Attorney General Twenty-Eighth Legislature, 2015 Page 5 of 5

comments on this bill once we are more fully informed of the operational impact. For example, there may be issues relating to the disclosure of protected health information under the Health Insurance Portability and Accountability Act (HIPAA), depending on whether additional disclosures of protected health information are necessary.

We respectfully recommend that section 2 of this measure be amended as suggested above.



February 6, 2015

The Honorable Suzanne Chun Oakland, Chair Senate Committee on Human Services The Honorable Josh Green, M.D., Chair Senate Committee on Health The Honorable Gilbert Kahele, Chair Senate Committee on Tourism and International Affairs

Re: SB 1327 – Relating to Health Care

Dear Chair Chun Oakland, Chair Green, Chair Baker and Members of the Committees:

The Hawaii Medical Service Association (HMSA) appreciates the opportunity to testify on SB 1327 which authorizes an appropriation to pay for the health care costs related to health insurance obtained thru the Hawaii Health Connector by of Compacts of Free Association (COFA) residents and other legal permanent residents who lost coverage under QUEST. While HMSA supports the intent of this Bill, we do have concerns that, as drafted, the successful implementation of this legislation is jeopardized.

As a community health insurer, HMSA believes it is imperative that we not only reduce the number of uninsured in Hawaii, but that those most in need receive the coverage and health care support available to everyone else in the state. It is for that reason that, when the MedQUEST Division informed us of their proposal to help the COFA residents who would be losing their QUEST coverage, we gladly and immediately shifted internal resources to accommodate this program.

Along with Kaiser Permanente, HMSA is providing coverage to the 7,500 COFA and other affected residents beginning March 1, 2015. And our staffs worked together to develop a system where we can accommodate direct payment from the MedQUEST Division for premiums, and we are doing this as a community service, without charge to the State.

We understand that many of these residents will not be in the financial position to meet the copay requirements of their new health plans. However, we are concerned that we are unable to operationalize a system where the MedQUEST Division pays the plan for the co-pays.

For example, an individual in this program is placed chooses a silver level plan thru the Connector, and the Connector provides the enrollment to HMSA. The MedQuest Division pays the individual's premium to HMSA. Since the provider will have no way of knowing the patient is a participant in this special program, the provider either charges the patient for the co-pay at the time of service or bills the patient.

If, as this Bill suggests, the plan was required to pay the provider for the co-pay, we would have serious concerns. Altering our system to accommodate crediting the patient for the co-pay will



require a systems change demanding additional manpower and financial resources, far above those we already have invested for this program.

As an alternative, we suggest the Bill be amended to have the State directly reimburse the affected individuals for their co-pays.

Thank you for allowing us to testify on SB 1327, and we ask that you take our concerns into serious consideration.

Sincerely,

Jennifer Diesman Vice President, Government Relations



Senate Committee on Human Services and Housing The Hon. Suzanne Chun Oakland, Chair The Hon. Josh Green, Vice Chair

Senate Committee on Health

The Hon. Josh Green, Chair The Hon. Glenn Wakai, Vice Chair

Senate Committee on Tourism and International Affairs

The Hon. Gilbert Kahele, Chair The Hon. J. Kalani English, Vice Chair

Testimony on Senate Bill 1327 <u>Relating to the Health Care</u> Submitted by Robert Hirokawa, Chief Executive Officer February 10, 2015, 1:15 pm, Room 016

The Hawai'i Primary Care Association, which represents community health centers in Hawai'i, strongly supports Senate Bill 1327, requiring the State to pay costs assessed on low-income Compact of Free Association residents and other lawfully present permanent residents who would otherwise be eligible for Medicaid if not for their citizenship status.

Under the Compacts of Free Association (COFA), individuals from the Federated States of Micronesia, the Republic of the Marshall Islands, and the Republic of Palau are granted legal migrant status in Hawaii. However, due to recent changes in state policy, they are not eligible to receive Medicaid benefits and must instead enroll in the state health insurance exchange. Under the exchange, they are viewed as living at 100% of the federal poverty level (FPL), regardless of actual income, and made to cover any existing lapses in insurance premium, copayment amounts, or deductibles.

Senate Bill 1327 recognizes that despite the intention of state Medicaid to implement a premium assistance program, this runs counter to how these individuals would be treated if enrolled in Medicaid. In Hawaii there are approximately 7,500 COFA migrants, many of whom live well below 100% FPL and will be unable to cover these additional costs. This bill seeks to cover those needs for all qualifying individuals.

This bill is of special import to the HPCA because a large majority of COFA migrants receive primary care from community health centers. Many of these patients tend to have co-occurring chronic and communicable diseases as well as linguistic and cultural barriers to care. Any additional burdens imposed

upon this population, such as further financial expense, will only serve to jeopardize their ability to access care when needed.

It is the concern of the HPCA that without the provisions outlined in Senate Bill 1327, either (1) the mortality and morbidity rates of the COFA population will rise, (2) emergency department care for this population will rise, or (3) the amount of uncompensated care provided at community health centers will grow to a burdensome level, in many cases threatening the sustainability of providing quality care.

For these reasons, we strongly support Senate Bill 1327 and thank you for the opportunity to testify.

COMMITTEE ON HUMAN SERVICES AND HOUSING

Senator Suzanne Chun Oakland, Chair Senator Josh Green, Vice Chair

COMMITTEE ON HEALTH

Senator Josh Green, Chair Senator Glenn Wakai, Vice Chair

COMMITTEE ON TOURISM AND INTERNATIONAL AFFAIRS

Senator Gilbert Kahele, Chair Senator J. Kalani English, Vice Chair

> Measure: SB 1327 Relating to HealthCare Date: Tuesday Feb 10th Time: 115 PM Place: Conference Room 016

From: David Derauf MD MPH, Executive Director, Kokua Kalihi Valley Health Center

Re: In Strong Support of SB1327

Aloha Kākou e Committee Chairs and Committee Vice Chairs;

Kokua Kalihi Valley wishes to offer <u>STRONG SUPPORT</u> of SB1327, which seeks to reduce barriers to care for legal residents of Hawaii living in poverty who are being moved off the State Medicaid program and onto ACA insurance provided by the Hawaii Connector.

We are completely supportive of the intent of this move: to have the Federal Government bear the largest share of the costs of insurance for these individuals. It is estimated that doing so will save the State of Hawaii up to \$27 million a year.

SB1327 is ABSOLUTELY necessary however if this movement of individuals off of Medicaid and onto ACA is to be done without causing serious harm. Those of us who are middle and upper income might not appreciate the effects of these on low income people who are faced wit the decision to pay rent, feed their families, or pay for medical care. It is important to understand that ACA insurance was never intended for people living in poverty. That is what the Medicaid program is designed for. With annual deductibles of at least \$750 per year, along with copays for medications, labs, X-rays, hospital visits and even primary care visits, the Silver plans in Hawaii will create enormous barriers to care for many if not most of the people being moved. There is over 40 years of research on the effects of copays and deductibles on low income people. That research has consistently shown that cost sharing in the form of copays and deductibles, even when MUCH smaller than those of our Silver plans, leads to a reduction in both necessary and unnecessary care and correlates with a risk of increased poor health outcomes.

One such study, published in the Journal of the American Medical association showed for example that "The copayments led to a 78 percent increase in the occurrence of adverse events, including death, hospitalization and nursing home admissions, apparently because the reduction in the use of essential medications led to poorer health. The copayments also led to an 88 percent increase in emergency room use" 1

Another study from Minnesota found that "of 62 patients covered by Medicaid or medical assistance, more than half (32) reported that they had been unable to get their prescriptions at least once in the last six months because of copayments of \$3 for brand name drugs or \$1 for generic drugs. Eleven of the patients who failed to get their medications had 27 subsequent emergency room visits and hospital admissions for related disorders. For example, patients with high blood pressure, diabetes or asthma who could not get their medications experienced strokes, asthma attacks and complications due to diabetes. The inability to afford copayments had serious health consequences and led to the use of more expensive forms of medical care. " 2 Note that these copays of 3\$ and 1\$ are about 1/10th of that in our Silver plans.

It is clear from the research evidence that if the State elects to NOT over the costs of these copays for patients in poverty, we can be reasonably CERTAIN that patients will not get the care they need, will suffer adverse events, will increase utilization of emergency services and hospitals, and will in the long run likely cost the system more, not less.

So we now have an opportunity to do this the RIGHT way! Use a portion of the \$27 million in savings to underwrite the costs of subsidizing these copays and deductibles to make this insurance be a true workable option for poor people. The bill asks for up to \$ 8 million. Will it cost that much? The maximum annual deducible for plan with the lowest deductible is \$750/yr and so for 7500 people is about \$5 million a year total. Surely only a portion of the 7500 patients will reach the maximum. So the figure might be mcu lower than that. Clearly the services of a actuary are needed to tell us more precisely what the

costs of removing these copays and deductibles would be for those under the poverty threshold.

Let me finally correct a few misperceptions that seem to be floating about this dramatic shift. Some are saying that the courts mandated this. That is NOT true. The courts ruled that the State *could* make this move, not that they had to.

Others are saying that the timing of this move MUST occur this month, during open enrollment. Again, not true. Federal law allows people to sign up for ACA following any qualifying event, one of which is the loss of Medicaid. So this plan could be implemented at any time.

Some are saying we cant afford this. The reality is this plan will still save the State of Hawaii at least \$20 million a year. Moreover, what savings is there in increasing the burden of illness in our State, increasing ER use, increasing hospitalizations?

Finally, some are saying that \$750 deductible will not impose undue barriers to care. I believe the research on this question as listed above settles this matter; deductibles and copays can create significant and even dangerous barriers to care for poor people.

Lets do the right thing. Save the State Millions of dollars by getting the Federal government to bear the larger share of costs to insure these patients. Provide an insurance product that will improve the health of the recipients, not simply given them a card that they can not reasonably use.

Please pass SB1327!!

Respectfully submitted,

David Derauf, MD Executive Director Kokua Kalihi Valley Health Center 1 Robyn Tamblyn, et al., "Adverse Events Associated with Prescription Drug Cost-Sharing among Poor and Elderly Persons," Journal of the American Medical Association, 285(4): 421-429, January 2001

2 Melody Mendiola, Kevin Larsen, et al. "Medicaid Patients Perceive Copays as a Barrier to Medication Compliance," Hennepin County Medical Center, Minneapolis, MN, presented at the Society of General Internal Medicine national conference, May 2005 and American College of Physicians Minnesota chapter conference, Nov. 2004



SB 1327, Relating to Health Care Senate Committee on Human Services and Housing Senate Committee on Health Senate Committee on Tourism and International Affairs Hearing—February 10, 2014 at 1:15 PM

Dear Chairwoman Chun Oakland, Chairman Green, Chairman Kahele and Members of the Committees:

My name is Paula Yoshioka and I am a Senior Vice President at The Queen's Health Systems. I would like to provide my strong support for SB 1327.

My name is Paula Yoshioka and I am a Senior Vice President at The Queen's Health Systems. I would like to provide my strong support for SB 1327. This legislation would provide \$8 million in fiscal years 2015 and 2016 to help residents in Hawaii who are here under the Compact of Free Association (COFA) agreement to afford health insurance.

The Queen's Health Systems cares for many residents who are here under the COFA agreement in our inpatient and outpatient units and also through the Queen Emma Clinic. In 2012, QHS provided more than \$4.3 million in uncompensated or undercompensated care to more than 5,300 COFA individuals.

Recently, the Hawaii Department of Human Services announced that they would enroll approximately 7,500 COFA residents into private insurance plans offered through the Hawaii Health Connector through the Premium Assistance Program (PAP). The PAP is estimated to save the state more than \$29 million in the next fiscal year.

However, the PAP would also impose cost-sharing requirements on COFA enrollees that could prove to be an issue for some, and would likely result in uncompensated costs to facilities. The appropriation provided in this bill would be a fraction of the savings that are estimated to be generated by the PAP and will help to reduce barriers to care and reduce uncompensated costs for facilities across the state.

Providing financial assistance will increase access to quality health care for this population, and reduce uncompensated care costs for the system. I would ask for your strong support of SB 1327. Thank you for your time and consideration of this matter.

The mission of The Queen's Health Systems is to fulfill the intent of Queen Emma and King Kamehameha IV to provide in perpetuity quality health care services to improve the well-being of Native Hawaiians and all of the people of Hawai'i.



PROTECTING HAWAII'S OHANA, CHILDREN, UNDER SERVED, ELDERLY AND DISABLED

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Senator Glenn Wakai, Vice Chair, Health Senator J. Kalani English, Vice Chair, Tourism & International Affairs
Members, Committees on Human Services & Housing, Health, and Tourism & International Affairs
FROM: Scott Morishige, Executive Director, PHOCUSED
HEARING: Tuesday, February 10, 2015 at 1:15 p.m. in Conf. Rm. 016

Testimony in Support of <u>SB1327, Relating to Health Care.</u>

Thank you for the opportunity to provide testimony in **strong support** of SB1327, which appropriates funds and requires the State to pay costs assessed on low-income Compacts of Free Association (COFA) migrants and other lawfully present legal permanent residents who receive health care through the Hawaii Health Connector and would otherwise be eligible for Medicaid except for their citizenship status. PHOCUSED is a nonprofit membership and advocacy organization that works together with community stakeholders to impact program and policy change for the most vulnerable in our community, including immigrant and migrant households.

PHOCUSED members – which include Parents and Children Together, Child & Family Service, AlohaCare, Helping Hands Hawaii, and other nonprofit health and human service providers – work closely with COFA and immigrant households through their various programs, which include healthcare, housing, financial counseling and case management services. Our members share grave concern that many COFA migrant and immigrant households who no longer qualify for QUEST will be unable to afford the cost of medical premiums and co-pays for health plans provided through the Hawaii Health Connector.

Although the State will be subsidizing premiums for COFA migrant households that are below 100% of the Federal Poverty Level (FPL), there will remain a gap group of COFA migrants between 100% to 138% FPL who will not receive any subsidy for premiums from the State – These impacted households will need to pay medical premiums calculated at 2% of their annual income, which may range from \$22-\$31/month in premiums for an individual or \$46-\$63/month for a family of four. Co-pays for medication will range between \$5-\$100. While the costs of premiums or co-pays may seem minimal, these costs can be significant, especially for single individuals who earn \$18,700/year or less. An increased medical cost burden of even \$1,000 annually could prevent COFA migrants from accessing routine or preventative care, thus costing the State more in the future in increased emergency care costs.



PROTECTING HAWAII'S OHANA, CHILDREN, UNDER SERVED, ELDERLY AND DISABLED

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Howard Garval, Chair Joanne Lundstrom, Vice Chair Jerry Rauckhorst, Treasurer Liz Chun, Secretary Susan Chandler Victor Geminiani Marya Grambs Kim Harman Katherine Keir Jeeyun Lee John McComas Robert Naniole Darcie Scharfenstein Alan Shinn Historically, COFA migrants have been eligible for QUEST medical coverage since 1986. Only very recently has the State implemented policies that make COFA migrants ineligible for QUEST. It is estimated that by shifting COFA migrant households off of QUEST, the State will save approximately \$27 million. SB1327 appropriates \$8 million to provide for co-pays and premium assistance for COFA migrants who fall within the gap group of those between 100-138% FPL that do not qualify for the PAP -- With this appropriation, the State will still realize an estimated \$19 million in savings while ensuring that impacted households can continue to afford healthcare and have access to medical services.

Once again, PHOCUSED strongly urges your support of this bill. If you have any questions, please do not hesitate to contact our office at 521-7462 or by e-mail at admin@phocused-hawaii.org.



TESTIMONY IN SUPPORT OF SB 1327: Relating to Health Care

- TO: Chair Suzanne Chun Oakland, Vice Chair Josh Green, and Members of the Senate Committee on Human Services and Housing Chair Josh Green, Vice-Chair Glenn Wakai, and Members of the Senate Committee on Health Chair Gilbert Kahele, Vice-Chair J. Kalani English, and Members of the Senate Committee on Tourism and International Affairs
- FR: Trisha Kajimura, Social Policy Director, Catholic Charities Hawai'i

Hearing: Tuesday, February 10, 2015, 1:15 pm, Conference Room 016

Thank you for the opportunity to testify in support of SB 1327, which appropriates funds and requires the State to pay costs assessed on low-income Compacts of Free Association (COFA) residents and other lawfully present legal permanent residents who receive health care through the Hawaii Health Connector and would otherwise be eligible for Medicaid except for their citizenship status.

Catholic Charities Hawai`i (CCH) is a tax exempt, non-profit agency that has been providing social services in Hawai`i for over 60 years. CCH has programs serving elders, children, developmentally disabled, homeless and immigrants. Our mission is to provide services and advocacy for the most vulnerable of the people in Hawai`i.

CCH works closely with COFA migrants through our various programs as well as our Immigrant Resource Center in Hilo. At our Immigrant Resource Center, we help immigrants and migrants with acculturation, language, and resources. We recently hosted a community outreach event for the Hawaii Health Connector there to help community members who must transition from Med-Quest to the Connector enroll on-line. The majority of the COFA migrant adults we see in our programs who are non-pregnant and non-aged/blind/disabled, are living with very low-incomes and without the resources to pay their future share of the insurance premium or their co-pays. We are very concerned that the transition from Med-Quest to Affordable Care Act plans for the 100% - 128% Federal Poverty Level gap-group will result in their not receiving the preventive and routine medical care they need. Instead, they will be more likely to wait until medical conditions become more serious and more costly to treat, resulting in greater medical, social, and financial costs.

SB 1327 will close the gap for this group and allow them to receive the medical care they need. We urge your support. Thank you for the opportunity to testify, please contact me at (808)527-4810 or trisha.kajimura@catholiccharitieshawaii.org if you have any questions.







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Sherry Broder, Esq. David Derauf, M.D. Naomi C. Fujimoto, Esq. Patrick Gardner, Esq. John H. Johnson Nathan Nelson, Esq. David J. Reber, Esq. Mike Webb

Executive Director Victor Geminiani, Esq.

Testimony of Hawai'i Appleseed Center for Law and Economic Justice Supporting SB 1327 Relating to Health Care Senate Committee on Human Services and Housing; Senate Committee on Health; Senate Committee on Tourism and International Affairs Scheduled for Hearing Tuesday, February 10, 2015, 1:15 pm, Room 016

Hawai'i Appleseed Center for Law and Economic Justice is a nonprofit law firm created to advocate on behalf of lowincome individuals and families in Hawai'i on legal and policy issues of statewide importance. Our core mission is to help our clients access to the resources and fair treatment they need to realize their opportunities for self-achievement and economic security.

Thank you for the opportunity to testify in **strong support** of Senate Bill 1327, which would require the state to pay costs assessed on low-income Compacts of Free Association residents and other lawfully present legal permanent residents who receive health care through the Hawai'i Health Connector and would otherwise be eligible for Medicaid, but for their citizenship status. Access to health care is a preeminent social and economic justice issue, and Hawai'i should firmly commit to medical care for our low-income residents, regardless of their national origin.

The subsidies proposed in this bill represent a small investment on the part of the state, but this investment will reap significant benefits for both individuals' health and the broader economy. By enrolling through the Connector, these residents will bolster its financial situation and bring in millions of federal dollars. However, once enrolled they will be left with substantial out-of-pocket costs through premiums and copays that they simply cannot afford. While the cost of DHS's proposed plan sounds reasonable for those with moderate incomes, it is not tenable for people at 100 to 138% of the poverty level. (Please see the accompanying sample budget and explanation of the costs.) With the proposed additional subsidies, people who are just scraping by can access the care they need while still providing for their families. Pushing a struggling family over the edge, or forcing them to delay medical care, will only result in greater long-term costs, both to the enrollees and the community at large.

COFA communities contribute greatly to the rich diversity of Hawai'i, yet they face widespread marginalization in virtually every arena. Now some of their most vulnerable members risk further disenfranchisement by losing access to health care. By taking a stand for equal rights and health justice, the Legislature will not only have helped thousands of families afford medical care, but also reinforced the values of fairness and compassion held by our community. Appleseed also lauds this bill's inclusion of subsidies to legal permanent residents of less than five years, who are also ineligible for Medicaid. Hawai'i's longstanding progressive commitment to health care should cover all of these populations in need.

Again, thank you for an opportunity to testify in **strong support** of SB 1327 to create a healthier, more just Hawai'i, where all members of our community have the opportunity to thrive.

The Cost of Medical Care for People in Poverty

Why SB1327 is necessary

Under DHS's plan to terminate Medicaid for certain groups and transfer them to the Hawai'i Health Connector to obtain health insurance, the costs of the insurance may seem low for most people. However, people near or below the costs are enough to prevent them from obtaining the critical, life-sustaining care they need.

A Low-Income Person's Budget

The budget to the right is for a single-person household earning minimum wage and working 40 hours per week, every week of the year *without a single day off*. Their income puts them at 120% of the Federal Poverty Level, making them income-eligible for Medicaid/QUEST under which they would pay nothing for their medical care. However, if they happen to be Micronesian, under DHS's plan they will be terminated from QUEST and sent to the Health Connector to obtain insurance. As explained in detail on the following page, the expenses in this sample budget are a conservative low-end estimate of what a person at this income level would need to spend to meet their basic needs.

Sample Budget

INCOME	\$1,355
EXPENSES	\$1,349
Housing	\$678
Food	\$337
Bus Pass	\$60
Phone/Internet	\$30
Taxes	\$204
Other Necessities	\$40
NET	\$6

Medical Costs under DHS's Plan

When those affected by DHS's plan are transferred over to the Health Connector, their medical costs will increase to the point where they will not be able to afford care. From the above budget, it is easy to see why medical costs will become unaffordable. A person making \$1,355 per month will have to pay \$27 per month

for the premium alone (while DHS is subsidizing the premiums for those that below 100% of the Federal Poverty Level, those between 100% and 138% still must pay). Even apart from the premium, a single \$10 office visit may be difficult to afford. Someone with a chronic condition that requires regular doctor's visits and multiple prescriptions will not be able to afford their care. Someone on chemotherapy simply will not be able to obtain treatment.

Medical Costs under Applicable Health Connecter Plans

Premiums:	2% of annual income (for people at between 100% and 138% of the Federal Poverty Level)
Office Visit:	\$5 - \$10 dollars
Hospital In-Patient:	10% Coinsurance (read hundreds or thousands of dollars)
Prescriptions:	Varies (e.g., \$0, \$10, \$30, \$100, 10% coins.)
Out-of-pocket max:	Between \$750 and \$2,250 depending on plan

Over 40 years of research has consistently shown that requiring copays of those at or near poverty leads to a reduction in necessary care that is correlated with increased risk of poor health outcomes including death. For example, one such study found this to be the case with copayments of between just \$1 and \$3.

Under DHS's plan, individuals near or below poverty who have chronic medical conditions will be required to pay up to \$2,250 per year for medical care. Without assistance, people will be forced to forego necessary care and suffer the consequences.

Basis for Assumptions Regarding the Sample Budget

Housing: Fair Market Rent for a studio apartment in the City and County of Honolulu is \$1,267. Housing costs include water, electricity and gas utilities. In Hawai'i, 79% percent of households who are "Extremely Low-Income" (like the person in this example), spend more than half of their income on housing. The housing cost in this example is set at exactly half of income.

Food: Set at 10% less than the USDA's Thrifty Food Plan (TFP) costs for a single male. According to the USDA, the "TFP provides a representative healthful and minimal cost meal plan that shows how a nutritious diet may be achieved with limited resources." Thus, this budget allots an amount for food that is lower than the estimated cost of a healthful diet. Micronesians are not eligible the Supplemental Nutritional Assistance Program (formerly known as "food stamps").

Bus Pass & Phone/Internet Plan: Set at actual cost of these items. It is possible to purchase a phone plan with limited internet for \$30, though that amount does not include tax or the cost of the phone.

Taxes: Includes FICA, Medicare, and federal and state income taxes (including all applicable ordinarily available credits), and are calculated based on a single filer at the income level indicated.

Other Necessities: Includes everything else a person needs including clothing, toiletries, cleaning supplies, furnishings, linens, over-the-counter medications, etc. The non-partisan Economic Policy Institute has calculated that a household with one parent and one child would spend over \$560 per month on other necessities "to attain a secure yet modest living standing." This budget includes an amount that is less than 10% of that.

Submitted on: 2/9/2015

Testimony for HSH/HTH/TSI on Feb 10, 2015 13:15PM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Dr. Christine T. Lipat D.C.	Niu Health Chiropractic	Support	No

Comments: As a small business owner, and as a doctor of chiropractic, I support measures such as this that promote community wellness by providing economic stability for our most vulnerable populations. Investing in low-income communities' financial security provides the biggest benefit for local economies, as these communities' collective spending patterns support local businesses and jobs to a far greater extent than the foreign investments often made by higher-income individuals. Conversely, reducing the spending power of low-income communities can have a substantial negative impact on our local economy, through the ripple effect of reduced revenues realized by the local businesses and institutions they patronize. By removing a substantial financial barrier to their cost-saving access to healthcare, this bill promotes the financial security of, and reduces the myriad financial burdens on, our low-income communities. Accordingly, this bill will allow the state's economy to realize the benefits of maintaining our low-income communities' collective spending power.

Please note that testimony submitted <u>less than 24 hours prior to the hearing</u>, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.



February 9th 2015

COMMITTEE ON HUMAN SERVICES & HOUSING

Sen. Suzanne Chun-Oakland, Chair Sen. Josh Green, Vice Chair Sen. Breene Harimoto Sen. Gil Riviere Sen. Sam Slom

COMMITTEE ON HEALTH

Sen. Josh Green, Chair Sen. Glenn Wakai, Vice Chair Sen. Rosalyn H. Baker Sen. Russell E. Ruderman Sen. Mike Gabbard Sen. Gil Riviere Sen. Sam Slom

COMMITTEE ON TOURISM AND INTERNATIONAL AFFAIRS

Sen. Gilbert Kahele, Chair Sen. J. Kalani English, Vice Chair Sen. Brian T. Taniguchi Sen. Jill N. Tokuda Sen. Sam Slom

NOTICE OF HEARING

DATE: Tuesday, February 10, 2015

TIME: 1:15 p.m.

PLACE: Conference Room 016 State Capitol 415 South Beretania Street

RE: TESTIMONY IN STRONG SUPPORT OF SB1327 RELATING TO HEALTH CARE

Requires the State to pay costs assessed on low-income Compacts of Free Association residents and other lawfully present legal permanent residents who receive health care through the Hawaii Health Connector and would otherwise be eligible for Medicaid except for their citizenship status. Requires the Department of Human Services to engage in community outreach. Appropriates funds.

Dear Committees on Human Services & Housing, Health, and Tourism & International Affairs:

The Pacific Alliance to Stop Slavery (PASS) strongly supports SB1327. We provide services to houseless families in Kakaako, a population of about 400 persons in need. A substantial percentage of this houseless population in Kakaako are COFA residents, most are families with young children.



Many suffer serious health risks due to the lack of access to clean water, restrooms, and health care in general. We have served young children with septic skin infections in need of hospitalization, pregnant mothers in need of emergency C-sections, and young teens with kidney issues because they hold their urine at night rather than risk getting a \$200 ticket for using a park bathroom after the park closes.

All the COFA residents we serve did not know about their dis-enrollment from Quest. As well endeavor to re-enroll them through the Hawaii Health Connector, we worry significantly about this community's inability to pay for their premiums. While many are employed, single mothers with children are the ones who suffer the most with the burden of paying premiums. They often do not have the ability to apply for work, remain with their belongings to protect against City raids which lead to the confiscation and disposal of all their property, and caring for their children.

As Americans, we owe COFA residents a new and better life with full health care coverage in reparation for the destructive nuclear bombing we engaged in within and near their islands. Not only is providing COFA residents with free health care a human right, it is our obligation.

Please pass SB1327. Mahalo for your consideration and time.

Sincerely,

Kathryn Xian Executive Director Pacific Alliance to Stop Slavery



LEGISLATIVE TESTIMONY

SB1327 RELATING TO HEALTH CARE Senate Committee on Human Services and Housing Senate Committee on Health Senate Committee on Tourism and International Affairs

February 10, 2015 1:15 P.M. Capitol Room 016

Aloha mai kākou,

Mahalo nui loa for the opportunity to testify in **STRONG SUPPORT** of **SB1327**. This win-win measure redirects a portion of the cost savings and federal revenues realized by the Obamacare enrollment of our indigent COFA residents, in order to ensure their continued access to life-saving healthcare, and reduce the short- and long-term fiscal impacts of healthcare discrimination on our state, its healthcare infrastructure, and our local economy.

This measure removes a substantial barrier to accessing life- and cost-saving healthcare for some of the most health-vulnerable members of our community. With the state's unprecedented decision to categorically exclude our COFA community members from eligibility for the public healthcare safety net of Med-QUEST, approximately 7,000 members of our diasporic COFA community (notably, less than 3.5% of the total number of Hawai'i residents currently covered by Med-QUEST) will have to bear the burden of insurance co-pays and cost-sharing fees through a Hawai'i Healthcare Connector "Silver Plan," notwithstanding the additional \$27 million-plus in cost savings and federal Obamacare subsidies that will now be realized by the state. For those who fall sick, or who would otherwise go to the doctor, these co-pays and cost-sharing arrangements can be prohibitively expensive, and discourage many from accessing medical services or purchasing prescription medication until their conditions deteriorate to the point of warranting a much more expensive, and much less effective, emergency room visit.¹

¹ See, e.g., DAVID MACHLEDT AND JANE PERKINS, NATIONAL HEALTH LAW PROGRAM, MEDICAID PREMIUMS AND COST SHARING, (2014) *available at* <u>http://www.nationaldisabilitynavigator.org/wp-content/uploads/resources-links/NHeLP_IssueBriefMedicaidCostSharing_03262014.pdf</u> ("Taken as a whole, subsequent research overwhelmingly shows that heightened copayments hinder Medicaid beneficiaries' access to medical services and prescription medications, while premiums make it harder for eligible individuals to enroll and maintain coverage.

This bill would help to reduce a significant barrier to healthcare access for indigent members of our COFA community, for whom a \$750 out-of-pocket deductible expense may mean losing the ability to afford rent, purchase groceries and basic necessities, or support a child's education. In other words, by redirecting a portion of the approximately \$27 million in cost savings that will be realized by the state, this life-saving measure will avoid forcing our sickest and most indigent community members to choose between medical care, or supporting their families.

This bill saves the state and its healthcare infrastructure money, particularly in potentially exorbitant emergency room costs. For those who cannot afford the out-of-pocket costs of early medical intervention, prescription medication or preventative care, the timely access to healthcare facilitated by this bill will avoid the need for expensive and inefficient emergency medical intervention. Again, indigent COFA families may not be able to afford the co-pays and cost-sharing they will be required to pay under the Healthcare Connector plans made available to them. This means that sick individuals will likely forego early medical treatment, and wait until their health deteriorates to warrant a visit to the emergency room -- when treatment is highly reactive, less effective, and much more expensive.² The exorbitant costs of emergency room treatment will likely also be unaffordable for these individuals, thus forcing the state and its healthcare infrastructure to absorb such costs.

By allowing individuals who fall sick to visit the doctor and obtain timely treatment, this bill will likely save the state and its healthcare infrastructure substantially more in emergency treatment costs, than the relatively minor investment it calls for.

This bill also avoids the inestimable and intangible financial costs of healthcare barriers to a health-vulnerable population. From a public health standpoint, creating barriers to medical access for a particularly health-vulnerable group to address communicable diseases, or gain precautionary or preventative care information, may have negative impacts on public health as a whole.³ The economic costs of such impacts are inestimable. The relatively high co-pay and cost-sharing rates that will be now be charged to indigent COFA individuals create just such a barrier, which could easily be reduced through the relatively small state investment in this bill.

In addition, the children of our COFA community members, many of whom are Hawai'i and U.S. citizens, are actively seeking to develop their skills and capacity to contribute to our economic

Increased cost sharing causes financial hardship, forcing difficult choices between health care and other basic necessities. Further, increased cost sharing can lead to adverse health outcomes, especially among individuals with chronic conditions and/or lower incomes").

² See, e.g., Leighton Ku and Victoria Wachino, *The Effect of Increased Cost-Sharing in Medicaid: A summary of research findings*, CENTER ON BUDGET AND POLICY PRIORITIES, July 7, 2005 *available at*

<u>http://www.cbpp.org/files/5-31-05health2.pdf</u> ("Higher copayments tend to make it harder for low-income patients to access medical care or fill prescriptions. Reductions in medical care or use of medications can, in turn, have adverse consequences, including poorer health and greater subsequent use of high-cost services such as emergency rooms. This is documented by a substantial body of research").

³ See JOHN A. BURNS SCHOOL OF MEDICINE, ASSESSMENT AND PRIORITIES FOR HEALTH & WELL-BEING IN NATIVE HAWAIIANS AND OTHER PACIFIC PEOPLES (2012).

and social health, through higher education and other job training opportunities. The need to help cover the debts that may arise from a sick parent's or family member's co-pays and cost-sharing under this bill may force such enterprising young students to forego their education and specialized training, delaying their potential socioeconomic contributions for a generation or more. Such opportunity costs will again, in the long-term, likely far exceed the meager state investment proposed in this measure.

This bill promotes our local economy and small businesses, and avoids the disproportionate economic impact of reducing the spending power of low-income communities.

Notwithstanding decades of political rhetoric regarding "trickle-down economics," modern economic analyses (and common sense) show that investing in low-income communities' financial security provides the biggest benefit for local economies, as these communities' collective spending patterns support local businesses and jobs to a far greater extent than the foreign investments often made by higher-income individuals.⁴ Conversely, reducing the spending power of low-income communities can have a substantial negative impact on our local economy, through the ripple effect of reduced revenues realized by the local businesses and institutions they patronize. By removing a substantial financial barrier to their cost-saving access to healthcare for those below the poverty line, this bill promotes the financial security of, and reduces the myriad financial burdens on, our low-income communities. Accordingly, it will allow the state's economy to realize the benefits of maintaining our low-income communities' communities' collective spending power.

This bill may provide relief to some of the hardest working residents of our islands. Given the discrimination faced by and limited employment opportunities offered to our COFA community members, including employment practices that intentionally seek to avoid triggering employer-insurance coverage requirements, many COFA community members on Med-QUEST are forced to work several part-time jobs, often at minimum-wage, just to make ends meet. While this is not endemic to the COFA community, COFA community members in such situations must now pay for their own healthcare costs on top of everything else, while others may continue enjoying the benefits of our public healthcare safety nets. This bill will provide limited relief to such COFA community members, and ensure that the hardest working among us can afford to go to the doctor and still pay for their families' housing, food, education, taxes, and other living expenses.

⁴ See, e.g., CENTER FOR BUDGET AND POLICY PRIORITIES, POLICY BASICS: INTRODUCTION TO THE SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM (SNAP) (2015) (available at

http://www.cbpp.org/cms/index.cfm?fa=view&id=2226) ("Low-income individuals generally spend all of their income meeting daily needs such as shelter, food, and transportation, so every dollar in SNAP that a low-income family receives enables the family to spend an additional dollar on food or other items"); Bivens, Josh, and Kathryn Anne Edwards, *Down-Payment on Economic Recovery: Why Temporary Payments to Social Security and Supplemental Security Income Recipients Are Effective Stimulus*, ECONOMIC POLICY INSTITUTE BRIEFING PAPER #269 (September 14, 2010);

Accordingly, HealthyPacific.Org respectfully urges the Committees to <u>PASS</u> SB1327, as a winwin measure that clearly promotes the health and economic interests of our state.

Thank you very much for the opportunity to testify on this measure.

February 9, 2015

To: Representative Suzanne Chun Oakland, Chair Representative Josh Green, Vice Chair Members of the Senate Committee on Human Services and Housing

From: Khara Jabola-Carolus, Vice President of the Filipino Law Students Association, UH Manoa

Re: Testimony in Strong Support of SB 1327, Relating to Health Care

On behalf of the Filipino Law Students Association, I would like to thank the Committee for this opportunity to testify. The Association strongly supports SB 1327, which would allow crime victim compensation for labor trafficking in the first degree and promoting prostitution in the first degree.

We strongly support this measure for the following reasons:

- 1. Ensuring that the neediest among them can afford insurance co-pays and cost-sharing essential to their access to health care is the least we can do in exchange for the countless unsung contributions the larger COFA community has made to our economy, our tax base, our unique social fabric, and our cultural heritage.
- 2. COFA community members, who arrived on our shores seeking only the opportunities that other Hawai'i families sought just a few generations ago, have endured rampant and shameless stereotyping and discrimination in housing, education, employment and in all forms of media and social discourse as they endeavor to adapt to a foreign language, culture, government and social system. By denying them eligibility for healthcare safety nets enjoyed by all others, which their own taxes pay into directly and indirectly on both the state and federal levels, such discrimination is now focused on the neediest and most vulnerable individuals of our newest immigrant groups. This bill will help draw a line in the sand, and ensure that our state does not poison its legacy and moral fabric by pushing a marginalized community even farther past the brink of dehumanization.
- 3. For COFA community members living below the poverty line, a \$750 out-of-pocket minimum expense, as required under the Obamacare plans made available to them, may mean losing the ability to afford rent, purchase groceries and basic necessities, or support a child's education. In many cases, such individuals are likely to forego accessing medical services or purchasing prescription medication until their conditions deteriorate to the point of warranting a much more expensive, and much less effective, emergency room visit. In other words, by redirecting a portion of the approximately \$27 million in cost savings that will be realized by the state, this life-saving measure will avoid forcing our sickest and most indigent community members to choose between medical care, or supporting their families.
- 4. Now that the state and our healthcare industry are realizing millions of dollars in cost savings and federal subsidy revenues from our COFA community members' participation in the Healthcare Connector, a small investment as proposed by this measure will provide meaningful and equal access to healthcare while making a strong statement about our islands' values and unique sense of community, for generations to come.

For these reasons, the Filipino Law Students Association strongly supports SB 1327 and the continued push for basic health care for immigrants in our State. We respectfully request that you pass this bill. Thank you for this opportunity to testify.

Sincerely,

Khara Jabola-Carolus

Submitted on: 2/9/2015

Testimony for HSH/HTH/TSI on Feb 10, 2015 13:15PM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Jocelyn	COFACAN and WE ARE OCEANIA	Comments Only	No

Comments: I wish to testify in support of the this Bill.

Please note that testimony submitted less than 24 hours prior to the hearing, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.

Submitted on: 2/9/2015

Testimony for HSH/HTH/TSI on Feb 10, 2015 13:15PM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Aaron Landry	Individual	Support	No

Comments: Income inequality in Hawai'i is an incredibly serious issue and the COFA community is one of the hardest hit. When some of our hardest workers have to choose between healthcare and other basic necessities for their families, this is an injustice that must be addressed. I strongly support this bill. Mahalo for this opportunity to testify.

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Submitted on: 2/9/2015

Testimony for HSH/HTH/TSI on Feb 10, 2015 13:15PM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Aiko Yamashiro	Individual	Support	No

Comments: Aloha, I would like to testify in strong support of the state's efforts to care for our COFA migrants. These people are not strange foreigners or illegal "others," but our friends, neighbors, brothers and sisters in the Pacific. As the story of master navigator Papa Mau Piailug teaches me, we belong to long histories of islanders helping each other protect our cultural and natural health, against greed and other forces of forgetting. We must find a way to malama our relations in their time of need. Thank you for considering a few points, below, and for your efforts to hold a longer vision, remembering the past, looking to a future far ahead. with respect, Aiko Yamashiro writer, student, and instructor at UH Manoa 1) This bill will reduce the inestimable economic impacts of public health issues that may arise from categorically restricting access to healthcare for a health-vulnerable group. From a public health standpoint, creating barriers to medical access for a particularly healthvulnerable group, to address communicable diseases, or gain precautionary or preventative care information, may have negative impacts on public health as a whole. The relatively high co-pay and cost-sharing rates charged to indigent individuals who would otherwise go to the doctor create just such a barrier, that could easily be reduced through the relatively small state investment in this bill. 2) The children of our COFA community members, many of whom are Hawai'i and U.S. citizens, are seeking to develop their skills and capacity to contribute to our economic and social health, through higher education and other job training opportunities. The need to help cover the debts that may arise from a sick parent's or family member's co-pays and cost-sharing under this bill may force such enterprising young students to forego their education and specialized training, delaying their potential socioeconomic contributions for a generation or more. Such opportunity costs will, in the long-term, likely far exceed the meager state investment proposed in this measure. 3) For COFA community members living below the poverty line, a \$750 out-of-pocket minimum expense, as required under the Obamacare plans made available to them, may mean losing the ability to afford rent, purchase groceries and basic necessities, or support a child's education. In many cases, such individuals are likely to foregoaccessing medical services or purchasing prescription medication until their conditions deteriorate to the point of warranting a much more expensive, and much less effective, emergency room visit. In other words, by redirecting a portion of the approximately \$27 million in cost savings that will be realized by the state, this

life-saving measure will avoid forcing our sickest and most indigent community members to choose between medical care, or supporting their families.

Please note that testimony submitted <u>less than 24 hours prior to the hearing</u>, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.

From:	Charlene Holani
To:	HSH Testimony
Subject:	TESTIMONY in SUPPORT of SB1327,2/10/2015, 1:15 p.m.
Date:	Monday, February 09, 2015 9:02:05 AM

Aloha Hawaii State Senate and House of Representatives,

I am testifying today in order to seek continued healthcare for the COFA community. I believe these COFA members rightfully deserve our support and morally need it. We as the US empire in the Pacific should ethically help our Pacific brothers and sisters, and in return I believe a healthy COFA community will be able to better contribute in our communities. With healthier COFA families this could lessen dependency on government funds in the future and allow families to participate better in the Hawaii's economy. With healthier COFA families, crime and domestic abuse will go down. With healthier COFA families children have hope to strengthen the future of Hawaii, the COFA states, and the Pacific community as a whole. Providing these people with the basic human right to simply live, and live healthily is the least we as Americans can do for these deserving people. Although the Federal government may not want to own up to its' responsibility this does not give right for our 50th state to do the same. I ask that we set the example of prosperity, and not taking the easy way out, and doing it the right way, so in the long run our children's, children's, children do not have to deal with even worst ends. Please do not choose another quick fix. Please continue the support for these human beings, our family.

Mahalo, Charlene Lucille Holani

Charlene Holani holanic@hawaii.edu (808) 557-0858

From:	mailinglist@capitol.hawaii.gov
To:	HSH Testimony
Cc:	drodrigues2001@yahoo.com
Subject:	Submitted testimony for SB1327 on Feb 10, 2015 13:15PM
Date:	Monday, February 09, 2015 12:39:11 PM

Submitted on: 2/9/2015

Testimony for HSH/HTH/TSI on Feb 10, 2015 13:15PM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Darlene Rodrigues	Individual	Support	No

Comments: I write in STRONG SUPPORT for this bill. A COFA community member who has been attending a local church, supporting their family and community, and contributing to our economic, cultural, and social fabric for decades, will now be ineligible for healthcare safety nets that a new mainland transplant with no connection to or investment in our islands can fully enjoy. This bill recognizes the commitment COFA community members have made to our islands in seeking a new life here, as well as their countless unsung contributions to our tax base, workforce, economy, culture, and understanding of Hawai'i's history and place in the Pacific. Meaningful access to healthcare, as this bill ensures, is the least we can do to not abandon those who have helped us move our islands forward, over the last three decades or more. As a descendant of immigrants from the Philippines, it is only right that we support our newest neighbors in our community. It is the right thing to do. I STRONGLY URGE you to support this measure! Mahalo for the opportunity to submit testimony.

Please note that testimony submitted less than 24 hours prior to the hearing, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.

Susan M. Chandler, Ph.D. 1617 Quincy Place Honolulu, HI 96816

February 10, 2015

Testimony in SUPPORT of SB 1327, Relating to COFA Health Care

Senators Chun-Oakland, Josh Green, and Gilbert Kahele and members of the committees:

Thank you, for the opportunity to submit testimony in support of SB 1327, a bill designed to continue the health insurance coverage, premium costs and subsidies for low income residents of Hawai'i who have come here as legal migrants from the Federated States of Micronesia, the Republic of the Marshall Islands and the Republic of Palau. As you are aware, these individuals and families were initially eligible for health insurance under Hawai'i's Medicaid program, but have recently been removed due to federal level decisions and more recently state level policy decisions. This bill intends to subsidize those who will be dis-enrolled from Hawai'i's Medicaid program and told to go find (and pay for) insurance coverage in the private health insurance market through Hawai'i's Health Connector. This subsidy is essential to insure that these people will remain covered with health insurance. Without it, thousands will lose their health insurance, and potentially will have to go to more costly emergency room services; lose their potentially life saving prescription medicines; as well as their continuity of care. These low-income residents need support to cover their premium costs not covered by federal subsidies; co-pays and deductibles. This bill does that.

There have been many concerns expressed about the need for outreach and information as this change in Medicaid coverage goes into effect. The Department of Human Services has been sending out notices explaining the new situation, but more needs to be done. This bill covers outreach initiatives that can be done is several languages and with people who have good contacts with members of the COFA community. This tool is essential for a smooth transition and continuing care.

I would also recommend that support be provided to the Federally Qualified Health Centers who have been providing excellent health care to this population over the last several years. Many COFA residents will want to keep their physician and health care providers and would not choose either the HMSA or Kaiser plans currently being offered through the Health Connector.

Thank you for hearing this extremely important bill. I encourage you to pass it.

From:	Jason Parasco
To:	HSH Testimony
Subject:	TESTIMONY in SUPPORT of SB1327,2/10/2015, 1:15 p.m.
Date:	Monday, February 09, 2015 12:01:17 PM

Aloha,

Please pass SB1327 and require the Department of Human Services to continue to provide medical services to low-income COFA residents.

Members of our community who come from COFA nations are in the United States because of atrocities carried out by our nation against theirs; they did not ask for their islands to be used for nuclear testing and the United States has acknowledged our responsibility to care for the victims of our overreach. Unfortunately, in 1996, the federal government pushed this burden onto the states.

Subsequently, the Department of Human Services announced it will be terminating medical coverage to these innocent victims on March 1, 2015, less than a month from today, if this body does not take immediate action.

SB1327 provides a mechanism to right this wrong and provide care for those who truly need and cannot afford it. Please do the right thing and direct the Department of Human Services to continue serving low-income COFA residents and other legal residents.

Micronesians are the butt of jokes, discrimination, and worse. Having our state government join in the chorus of hatred is appalling, especially considering the close cultural ties between those who first came to our islands and those who settled in Micronesia. A society is judged by how it treats its most downtrodden and this committee has an opportunity to show the nation and the world what Aloha means.

Thank you for the opportunity to testify in STRONG SUPPORT of SB1327,

Jay Parasco

Submitted on: 2/9/2015

Testimony for HSH/HTH/TSI on Feb 10, 2015 13:15PM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Jenny Lee	Individual	Support	No

Comments: Please support health justice for the members of our community from Freely Associated States. These communities make valuable contributions to our diverse state, yet face widespread discrimination. As elected officials, I respectfully urge you to take a stand for social justice and public health to make sure everyone, regardless of ethnicity, can afford quality health care. Thank you for the opportunity to testify on this bill.

Please note that testimony submitted less than 24 hours prior to the hearing, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.

1. Our COFA community members are the saving grace of our beleaguered Hawai'i Healthcare Connector, and are bringing millions of federal dollars into the state's healthcare economy through their participation in the Connector Marketplace. Ensuring that the neediest among them can afford insurance copays and cost-sharing essential to their access to health care is the least we can do in exchange for the countless unsung contributions the larger COFA community has made to our economy, our tax base, our unique social fabric, and our cultural heritage.

2. Enough is enough. Our diasporic COFA community members, who arrived on our shores seeking only the opportunities that other Hawai'i families sought just a few generations ago, have endured rampant and shameless stereotyping and discrimination in housing, education, employment and in all forms of media and social discourse as they endeavor to adapt to a foreign language, culture, government and social system. By denying them eligibility for healthcare safety nets enjoyed by all others, which their own taxes pay into directly and indirectly on both the state and federal levels, such discrimination is now focused on the neediest and most vulnerable individuals of our newest immigrant groups. This bill will help draw a line in the sand, and ensure that our state does not poison its legacy and moral fabric by pushing a marginalized community even farther past the brink of dehumanization.

3. For COFA community members living below the poverty line, a \$750 out-ofpocket minimum expense, as required under the Obamacare plans made available to them, may mean losing the ability to afford rent, purchase groceries and basic necessities, or support a child's education. In many cases, such individuals are likely to foregoaccessing medical services or purchasing prescription medication until their conditions deteriorate to the point of warranting a much more expensive, and much less effective, emergency room visit. In other words, by redirecting a portion of the approximately \$27 million in cost savings that will be realized by the state, this life-saving measure will avoid forcing our sickest and most indigent community members to choose between medical care, or supporting their families.

4. Now that the state and our healthcare industry are realizing millions of dollars in cost savings and federal subsidy revenues from our COFA community members' participation in the Healthcare Connector, a small investment as proposed by this measure will provide meaningful and equal access to healthcare while making a strong statement about our islands' values and unique sense of community, for generations to come.

5. A COFA community member who has been attending a local church, supporting their family and community, and contributing to our economic, cultural, and social fabric for decades, will now be ineligible for healthcare safety nets that a new mainland transplant with no connection to or investment in our islands can fully enjoy. This bill recognizes the commitment COFA community members have made to our islands in seeking a new life here, as well as their countless unsung contributions to our tax base, workforce, economy, culture, and understanding of Hawai'i's history and place in the Pacific. Meaningful access to healthcare, as this bill ensures, is the least we can do to not abandon those who have helped us move our islands forward, over the last three decades or more.

6. Even the modest appropriation proposed by this bill is likely far more than would be necessary to ensure cost- and life-saving access to healthcare for our most health vulnerable community members. Apart from the chronically ill, most of the former Medicaid enrollees who must now sign on to the Hawai'i Healthcare Connector will likely not need medical intervention or access except in the most exigent circumstances. Thus, actual costs will likely be closer to \$2-\$3 million, with \$5 million as a safe estimate. In any case, this is just a fraction of what the state will be saving by forcing our indigent COFA community members off of the state Med-QUEST program.

7. This bill may provide relief to some of the hardest working residents of our islands. Given the discrimination faced by and limited employment opportunities offered to our COFA community members, including employment practices that intentionally seek to avoid triggering employer-insurance coverage requirements, many COFA community members on Med-QUEST are forced to work several part-time jobs, often at minimum-wage, just to make ends meet. While this is not endemic to the COFA community, COFA community members in such situations must now pay for their own healthcare costs on top of everything else, while others may continue enjoying the benefits of public healthcare safety nets. This bill will provide limited relief to such COFA community members, and ensure that the hardest working among us can afford to go to the doctor and still pay for their families' housing, food, education, taxes, and other living expenses.

8. This bill will save the state and its hospitals and community health centers money in a number of ways:

1) It will allow timely access to healthcare, avoiding the need for expensive and inefficient emergency medical intervention. Many COFA families may not be able to afford the co-pays and cost-sharing fees they will be required to pay under the Healthcare Connector plans made available to them. This means that sick individuals will likely forego early medical treatment, and wait until their health deteriorates to warrant a visit to the emergency room -- when treatment is highly reactive, less effective, and much more expensive.

For those indigent individuals with no practical means of paying off their emergency room bills, **these preventable emergency room costs will have to be borne directly by hospitals and other emergency caregivers.**

2) Mapping studies in other areas have also shown that the vast majority of healthcare costs can often be attributed to the lack of access to regular medical care for a relatively few indigent and chronically-ill individuals. This bill directly addresses and avoids the economic impacts of such a situation. 3) This bill will reduce the inestimable economic impacts of public health issues that may arise from categorically restricting access to healthcare for a healthvulnerable group. From a public health standpoint, creating barriers to medical access for a particularly health-vulnerable group, to address communicable diseases, or gain precautionary or preventative care information, may have negative impacts on public health as a whole. The relatively high co-pay and cost-sharing rates charged to indigent individuals who would otherwise go to the doctor create just such a barrier, that could easily be reduced through the relatively small state investment in this bill.

4) The children of our COFA community members, many of whom are Hawai'i and U.S. citizens, are seeking to develop their skills and capacity to contribute to our economic and social health, through higher education and other job training opportunities. The need to help cover the debts that may arise from a sick parent's or family member's co-pays and cost-sharing under this bill may force such enterprising young students to forego their education and specialized training, delaying their potential socioeconomic contributions for a generation or more. Such opportunity costs will, in the long-term, likely far exceed the meager state investment proposed in this measure.

5) Notwithstanding decades of political rhetoric regarding "trickle-down economics," modern economic theories (and common sense) show that investing in low-income communities' financial security provides the biggest benefit for local economies, as these communities' collective spending patterns support local businesses and jobs to a far greater extent than the foreign investments often made by higher-income individuals. Conversely, reducing the spending power of low-income communities can have a substantial negative impact on our local economy, through the ripple effect of reduced revenues realized by the local businesses and institutions they patronize. By removing a substantial financial barrier to their cost-saving access to healthcare, this bill promotes the financial security of, and reduces the myriad financial burdens on, our low-income communities. **Accordingly, this bill will allow the state's economy to realize the benefits of maintaining our low-income communities' collective spending**

power.



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From:	Pohnpei SSA
To:	HSH Testimony
Subject:	Testimony in support of SB1327
Date:	Monday, February 09, 2015 12:10:37 PM

We in Micronesia have become accustomed to the acronym Associated States with the United States or Compact States. This relationship with the United States was formed during the Trust Territory era and came into being in 1987. Since then we Micronesians have contributed to the economy's of Guam, Hawaii, and the mainland United States by working and paying taxes to these entities. We have also contributed our blood to the defense of the United States and its national interest. Our governments have supported the United States in many controversial issues in the United Nations, having stated this and having to live thru the times this compact was created I ask the honorable members of legislature of the State of Hawaii to support efforts to maintain the availability of health services to the Micronesian communities and other eligible minorities that need these essentials. By working together in continued cooperation during these times of economic hardship will than bring on greater cooperation and consideration of each sides interest in the forth coming future. The fact is these are men, woman, and children who direly need this assistance. Thank you.

Submitted on: 2/8/2015

Testimony for HSH/HTH/TSI on Feb 10, 2015 13:15PM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Wayne	Individual	Support	No

Comments: Enough is enough. Our diasporic COFA community members, who arrived on our shores seeking only the opportunities that other Hawai'i families sought just a few generations ago, have endured rampant and shameless stereotyping and discrimination in housing, education, employment and in all forms of media and social discourse as they endeavor to adapt to a foreign language, culture, government and social system. By denying them eligibility for healthcare safety nets enjoyed by all others, which their own taxes pay into directly and indirectly on both the state and federal levels, such discrimination is now focused on the neediest and most vulnerable individuals of our newest immigrant groups. This bill will help draw a line in the sand, and ensure that our state does not poison its legacy and moral fabric by pushing a marginalized community even farther past the brink of dehumanization. Mahalo nui for your consideration and STRONG SUPPORT of this important measure!

Please note that testimony submitted less than 24 hours prior to the hearing, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.

From:	mailinglist@capitol.hawaii.gov
То:	HSH Testimony
Cc:	Ken Conklin@yahoo.com
Subject:	Submitted testimony for SB1327 on Feb 10, 2015 13:15PM
Date:	Friday, February 06, 2015 4:27:47 PM
Attachments:	SB1327 Micronesian Medicaid tstmny 021015 .txt

Submitted on: 2/6/2015

Testimony for HSH/HTH/TSI on Feb 10, 2015 13:15PM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Kenneth R. Conklin, Ph.D.	Individual	Oppose	No

Comments:

Please note that testimony submitted <u>less than 24 hours prior to the hearing</u>, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.

Submitted on: 2/9/2015 Testimony for HSH/HTH/TSI on Feb 10, 2015 13:15PM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Paul Strauss	Individual	Comments Only	No

Comments: Enough is enough. Our diasporic COFA community members, who arrived on our shores seeking only the opportunities that other Hawai'i families sought just a few generations ago, have endured rampant and shameless stereotyping and discrimination in housing, education, employment and in all forms of media and social discourse as they endeavor to adapt to a foreign language, culture, government and social system. By denying them eligibility for healthcare safety nets enjoyed by all others, which their own taxes pay into directly and indirectly on both the state and federal levels, such discrimination is now focused on the neediest and most vulnerable individuals of our newest immigrant groups. This bill will help draw a line in the sand, and ensure that our state does not poison its legacy and moral fabric by pushing a marginalized community even farther past the brink of dehumanization.

Please note that testimony submitted <u>less than 24 hours prior to the hearing</u>, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.