STAND. COM. REP. NO.

1252

Honolulu, Hawaii

MAR 2 9 2017

RE: S.C.R. No. 45

Honorable Ronald D. Kouchi President of the Senate Twenty-Ninth State Legislature Regular Session of 2017 State of Hawaii

Sir:

Your Committee on Human Services, to which was referred S.C.R. No. 45 entitled:

"SENATE CONCURRENT RESOLUTION URGING THE DEPARTMENT OF HUMAN SERVICES TO NOT CONSIDER CERTAIN BENEFITS UNDER TITLE II OF THE SOCIAL SECURITY ACT AS INCOME WHEN DETERMINING MEDICAID ELIGIBILITY,"

begs leave to report as follows:

The purpose and intent of this measure is to urge the Department of Human Services to adopt rules and take all actions necessary, as permitted by federal law, to disregard the Social Security Title II benefit or any increase in that benefit that makes an individual ineligible for supplemental security income and Medicaid.

Your Committee received testimony in support of this measure from the State Council on Developmental Disabilities; The Arc in Hawaii; Hawaii Disability Legal Services, LLLC; and four individuals. Your Committee received comments on this measure from the Department of Human Services.

Your Committee finds that many individuals with disabilities who have extremely low income rely on federal supplemental security income (SSI) for living expenses, but SSI alone is grossly insufficient to pay for the cost of the residential and health care services that individuals may need. Although Hawaii law authorizes a state payment supplemental to SSI for residents

of certain care facilities, individuals with disabilities who have extremely low income and rely on SSI and a state payment supplemental to SSI also rely on the State's Medicaid program for medical care and home and community based services to maintain a healthy and productive life in the community.

Your Committee further finds that when a Medicaid recipient's total income exceeds the Medicaid income qualification standard, in order to retain eligibility for Medicaid, the individual must spend down all of the recipient's income until the recipient's retained income equals an arbitrary "medically needy" standard, which is the only amount the individual retains for expenses. some cases, the cause of the individual's income exceeding the Medicaid income qualification standard is the receipt of disabled adult child benefits, which is Social Security disability income under Title II of the Social Security Act on the basis of blindness or disability that began before the individual attained the age of twenty-two. While federal law requires or permits states to disregard Social Security Act Title II benefit amounts or increases thereof to the extent that those amounts result in loss of Medicaid eligibility for four different group's of individuals, urging the Department of Human Services to adopt rules to implement these income disregards for all groups, including the group of recipients of disabled adult child benefits, will ensure that individuals with developmental disabilities who are dependent adult children will not lose support services.

As affirmed by the record of votes of the members of your Committee on Human Services that is attached to this report, your Committee concurs with the intent and purpose of S.C.R. No. 45 and recommends that it be referred to your Committee on Ways and Means.

Respectfully submitted on behalf of the members of the Committee on Human Services,

JOSH GREEN, Chair

The Senate Twenty-Ninth Legislature State of Hawaiʻi

Record of Votes Committee on Human Services HMS

Bill / Resolution No.:* SCR 45	Committee Referral: HMS, WAM		l l	Date: 3 / 29 / 17	
The Committee is reconsidering its previous decision on this measure. If so, then the previous decision was to:					
The Recommendation is:					
Pass, unamended Pass, with amendments Hold Recommit 2312 2311 2310 2313					
Members		Aye	Aye (WR)	Nay	Excused
GREEN, Josh (C)					
CHANG, Stanley (VC)					
HARIMOTO, Breene					
TOKUDA, Jill N.					
WAKAI, Glenn					
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TOTAL		4			ì
Recommendation: Adopted Not Adopted					
Chair's or Designee's Signature:					
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^{*}Only one measure per Record of Votes