

The Judiciary, State of Hawai'i

Testimony to the Thirty-Third Legislature, 2025 Regular Session

Senate Committee on Ways and Means Senator Donovan M. Dela Cruz, Chair Senator Sharon Y. Moriwaki, Vice Chair

Friday, February 28, 2025, 10:05AM. State Capitol, Conference Room 211

WRITTEN TESTIMONY ONLY

By

Ronald G. Johnson Deputy Chief Judge, Criminal Administrative Judge Circuit Court of the First Circuit

Bill No. and Title: Senate Bill No. 1612, SD1, Relating to Fitness to Proceed.

Purpose: Requires and appropriates funds for the Department of Corrections and Rehabilitation, in collaboration with the Department of Health, to establish and implement a 5-year Fitness to Proceed Pilot Program. Requires an interim report and final report to the Legislature. Effective 7/1/2077. (SD1)

Judiciary's Position:

The Judiciary takes **no position** on the proposed legislation but provides the following comment for consideration. Any proposed legislation and/or pilot project should be informed by the requirements placed on both the Department of Corrections and Rehabilitation and the Department of Health under the permanent injunction issued in the United States District Court for the District of Hawai'i in *Clark v. State of Hawai'i*, CV 99-00885.

Thank you for the opportunity to testify.

JOSH GREEN, M.D. GOVERNOR KE KIA'ĀINA



STATE OF HAWAI'I | KA MOKU'ĀINA 'O HAWAI'I DEPARTMENT OF CORRECTIONS AND REHABILITATION Ka 'Oihana Ho'omalu Kalaima a Ho'oponopono Ola 1177 Alakea Street Honolulu, Hawai'i 96813 TOMMY JOHNSON DIRECTOR

> Melanie Martin Deputy Director Administration

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Sanna Muñoz Deputy Director Rehabilitation Services and Programs

No.

WRITTEN TESTIMONY ONLY

TESTIMONY ON SENATE BILL 1612, SENATE DRAFT 1 RELATING TO FITNESS TO PROCEED.

by Tommy Johnson, Director Department of Corrections and Rehabilitation

Committee on Ways and Means Senator Donovan M. Dela Cruz, Chair Senator Sharon Y. Moriwaki, Vice Chair

Friday, February 28, 2025; 10:05 a.m. State Capitol, Conference Room 211 & via Videoconference

Chair Dela Cruz, Vice Chairs Moriwaki, and Members of the Committee:

The Department of Corrections and Rehabilitation (DCR) **opposes** Senate Bill (SB) 1612, Senate Draft (SD) 1, which proposes DCR establish a five-year fitness to proceed pilot program to reduce overcrowding at the Hawaii State Hospital (HSH) by reserving cells to house inmates incapacitated or awaiting a 704 fitness to proceed determination.

The DCR already struggles with severe overcrowding and significant understaffing issues in our community correctional centers (jails) where pretrial offenders pending a fitness to proceed determination are housed. We do not have the space to reserve cells in a dedicated housing unit with recreational space, natural light and trained staff to address this population's special needs and reduce their further decompensation. In addition, the reallocation of already limited security staff to manage this designated area places further strain on facility operations.

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Currently, only the most severely mentally ill who cannot manage the milieu of the correctional setting are housed at HSH. Most of those pending a 704 mental health examination are placed in our jails. Since neighbor island facilities (Hawaii Community Correctional Center (HCCC), Maui Community Correctional Center (MCCC), and Kauai Community Correctional Center (KCCC) do not have the appropriate mental health staff and housing for offenders with serious and persistent mental illness (SPMI) with acute exacerbations, they are often transported to the already overcrowded Oahu Community Correctional Center (OCCC). As an example, OCCC has a design capacity of 628 and currently houses approximately 909 individuals.

If a patient is deemed mentally ill or unstable and not fit to stand trial, they are then transferred to HSH where efforts are made to stabilize their condition. Once stabilized, patients are transferred back to OCCC. It is not uncommon for these patients to again decompensate upon their return to the jail setting. These 704 evaluations are frequently subject to severe delays resulting in extended periods in the jail environment while an offender is awaiting the fitness to proceed process. This is not in the best interests of these individuals as the DCR lacks the appropriate professional mental health staffing and clinical environment to care for them.

There are additional operational challenges at OCCC (and all jails) that should be considered. DCR currently experiences significant challenges in transporting inmates for court hearings and necessary specialty healthcare visits. Due to security staff shortages, it is also not uncommon for mental health staff to encounter delays with meeting with inmates. HSH does not face these same issues, as it is a hospital, not jail, setting.

As written, this bill does not address the underlying issues driving over-crowding in state hospitals or the systemic deficiencies in mental health services statewide. Rather, it seeks to require DCR facilities to perform functions and activities of the DOH facilities, which only serves to exacerbate overcrowding in DCR facilities and further strains our very limited staff resources. State resources and efforts would be better invested in community-based mental health care, step-down mental health facilities, enhanced SB 1612, SD 1 Relating to Fitness to Proceed Senate Committee on Ways and Means February 28, 2025 Page 3

staffing, and long-term support systems that address the root causes of the current mental health crises in the state.

This proposal also creates a pathway into the criminal justice system, rather than away from the system for those suffering from mental illness and contradicts DCR and DOH's current jail diversion efforts with the Judiciary, Prosecuting Attorney, Public Defender, and other community partners to divert those with mental illness away from the criminal justice system and minimize incarceration by placing them into more appropriate therapeutic settings in the community.

Unfortunately, the intent behind the pilot program to reduce overcrowding at HSH effectively transfers an already significant problem to an already overcrowded DCR. Placing additional individuals with mental health needs into a correctional setting—an environment inherently designed for security rather than therapeutic intervention—poses severe risks for further mental health destabilization among an already vulnerable population.

As a last resort, DCR offers that a pilot project of this nature should only be considered in the planning and design of new correctional facilities being built, including the new OCCC, which will provide the DCR, Department of Accounting and General Services (DAGS), and our consultants the time needed to set aside adequate and appropriate space while also providing the DOH and DCR the time needed to plan for the additional staff required to service the special needs of this vulnerable population in DCR facilities.

Thank you for the opportunity to provide testimony in **opposition** on SB 1612, SD 1.

JOSH GREEN, M.D. GOVERNOR OF HAWAI'I KE KIA'ĀINA O KA MOKU'ĀINA 'O HAWAI'I



KENNETH S. FINK, M.D., M.G.A., M.P.H. DIRECTOR OF HEALTH KA LUNA HO'OKELE

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Testimony in SUPPORT of S.B. 1612 SD1

RELATING TO FITNESS TO PROCEED.

SENATOR DONOVAN M. DELA CRUZ, CHAIR SENATE COMMITTEE ON WAYS AND MEANS

Hearing Date: February 28, 2025, 10:05 AM Room Number: 211

1 **Department Position:** The Department of Health (Department) supports this measure and

2 offers comments.

3 Department Testimony: The Hawaii State Hospital (HSH) provides the following testimony on
4 behalf of the Department and the Adult Mental Health Division (AMHD).

5 The Department supports this measure, which proposes the creation of a jail-based 6 competency restoration (JBCR) pilot program at the Department of Corrections and 7 Rehabilitation (DCR) for individuals who are held at a DCR correctional facility and awaiting 8 determination on their fitness to proceed pursuant to chapter 704, Hawaii Revised Statute.

In conjunction with community-based competency restoration, appropriate funding for
state hospitals, and investments into diversion and deflection programs that move individuals
with mental illnesses away from the criminal legal system all together, jail-based competency
restoration programs are successful for the following reasons:

JBCR programs are a component of the Continuum of restoration services: JBCR
 programs provide an alternative to traditional inpatient psychiatric hospitals and
 considered a component of the continuum of restoration services that include
 community-based treatment, corrections-based restoration services, and in-patient
 psychiatric care. By restoring competency in a jail setting, individuals who do not

- require intensive hospitalization can receive necessary treatment without occupying
 limited hospital beds. Currently, all individuals who are court-ordered for competency
 evaluations are sent to the Hawai'i State Hospital.
- JBCR programs are more cost effective: JBCR programs are typically more cost efficient
 compared to in-patient hospital restoration. The Hawai'i State Hospital's daily bed rate
 is estimated at \$1000.00 a day.
- JBCR programs are typically designed for non-violent offenders: JBCR programs often
 prioritize defendants with non-violent, low-level charges. So far this fiscal year, the
 Hawai'i State Hospital has admitted more than 60 individuals to the HSH, individuals
 who are cited for petty-misdemeanors and court-ordered for fitness evaluations. The
 average length of stay for these individuals is typically between 40 to 60 days.
- JBCR programs are intended for shorter-term restoration efforts: JBCR programs are
 often designed for shorter-term restoration efforts, typically linked with shorter-stays in
 jail settings. Hospital-based restoration and other inpatient psychiatric facilities, like the
 Hawai'i State Hospital, are better suited for individuals needing long-term psychiatric
 care.
- 5. JBCR programs align with modern correctional principles. As correctional systems shift 17 from a punitive system into a therapeutic one, JBCR programs align with modern 18 correctional principles because it can provide early intervention, potentially restoring 19 competency faster. Correctional facilities should consider JBCR programs as one of a 20 number of programming options that focuses on rehabilitation and reintegration into 21 22 society, treats inmates as individuals needing behavioral, psychological, or substance abuse treatment, and adopts a therapeutic correctional-based culture that provides 23 counseling, education, vocational training, mental health programs, and substance 24 25 abuse treatment.
- Compliance with the Clark Injunction. Designed properly, JBCR programs can be in
 compliance with the Clark Injunction in Hawai'i because it would provide inmates with

- timely access to treatment and care. Bringing a JBCR program into the jail setting 1 ensures that individuals receive appropriate, timely, and effective mental health 2 treatment without unnecessary incarceration or delayed access to care. 3 4 In conclusion, the Department believes jail-based competency restoration programs can 5 be an effective intervention to restore the mental competency of individuals found 6 incompetent to stand trial while they remain in jail. Stood up properly as a pilot project, the 7 JBCR program can provide mental health treatment, legal education, and competency training in a correctional setting, rather than transferring individuals to inpatient psychiatric 8 9 hospitals or community-based treatment.
- 10 Thank you for the opportunity to testify in support of this measure.



SB1612 SD1Fitness to Proceed

COMMITTEE ON WAYS AND MEANS Senator Donovan M. Dela Cruz, Chair Senator Sharon Y. Moriwaki, Vice Chair Friday, Feb 28, 2025: 10:05: Room 211 Videoconference

Hawaii Substance Abuse Coalition Supports SB1612 SD1:

ALOHA CHAIR, VICE CHAIR, AND DISTINGUISHED COMMITTEE MEMBERS. My name is Alan Johnson. I am the current chair of the Hawaii Substance Abuse Coalition (HSAC), a statewide organization for substance use disorder and cooccurring mental health disorder treatment and prevention agencies and recovery-oriented services.

HSAC supports that justice-involved people receive multiple approaches to address the underlying issues leading to criminality, starting with a fitness to proceed. There is a large population in jails that has both criminality elements and mental health issues, of which most also have substance use disorders too.

DOH can help DCR determine fitness to proceed for people with severely mentally ill problems but also these assessments can determine the extent of any diagnosable mental health concerns such as depression, suicide, PTSD, anxiety, bi-polar, and more as well as co-occurring substance use disorders.

NAMI reports:

- 1. According to studies to estimate state probability factors, the number of people with mental illness history (many not assessed) are about 40% of those incarcerated.¹
- 2. There is a significant lack of access to adequate mental health care in incarcerated settings. About three in five people (63%) with a history of mental illness do not receive mental health treatment while incarcerated in state and federal prisons. It is also challenging for people to remain on treatment regimens once incarcerated. In fact, more than 50% of individuals who were taking medication for mental health conditions at admission did not continue to receive their medication once in prison.

 $Incarcerated \#: \sim: text = About\% 20 two\% 20 in\% 20 five\% 20 people, within\% 20 the\% 20 overall\% 20 adult\% 20 population.$

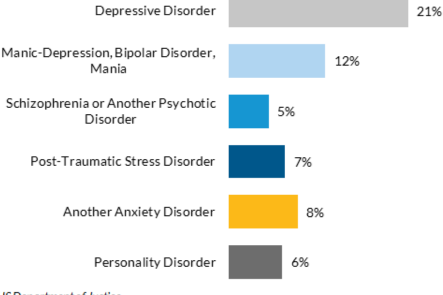
¹ NAMI National Association of Mental Illness: https://www.nami.org/Advocacy/Policy-Priorities/Improving-Health/Mental-Health-Treatment-While-

What is usually identified and treated:

• Schizophrenia and psychotic illness, which is on average 5%.

Other than schizophrenia and psychotic illness, what is not well assessed is:

Prisoners' mental health issues



Source: US Department of Justice, Bureau of Justice Statistics 2007

URBAN INSTITUTE

Unfortunately, many prisons and jails are not equipped to address the needs of this population².

- 1. The most promising programs are structured by starting and then <u>continuation of care</u> <u>from prison to the community setting</u>.
- 2. Also multidisciplinary teams to help mentally ill ex-offenders adapt to life outside of prison without having to go back and forth between multiple different agencies to receive services. (For example, an <u>effective multidisciplinary team might include a</u> mental health case manager, a psychiatrist, a substance abuse counselor, a community corrections officer, and a residential housing manager.)
- 3. There is also great potential in the <u>expansion of Medicaid</u> eligibility and enrollment for this population.
- 4. Recommend expanding diversion programs like <u>mental health courts</u> in jurisdictions throughout the country. Existing research by the Justice Policy Center, shows that mental health courts could stem the tide of criminal justice involvement for mentally ill people and get them into treatment facilities instead of jails and prisons.

² Urban Institute: The revolving door: mental illness, incarceration, inadequate care, and inadequate evidence Miriam Becker-Cohen, KiDeuk Kim, April 7, 2015 https://www.urban.org/urban-wire/revolving-door-mentalillness-incarceration-inadequate-care-and-inadequate-evidence

5. Finally, the data remains clear about one thing: individuals with mental illness are still largely overrepresented in the criminal justice system, with such high numbers that their care and treatment is not just a humanitarian concern; it is a <u>critical economic</u> <u>issue</u> with broad societal implications.

<u>The Court Services Offender Supervision Agency</u> (CSOSA)³ in Washington, D.C., recognizes the **importance of integrating mental health needs with community** to create successful outcomes for offenders with a history of mental illness.

- 1. One of the first steps is to **create a partnership to develop more reentry systems**, which would include more comprehensive assessments, engagement with case management, and connection with community-based providers.
- 2. **Expanding assessments is a great starting place.** The lack of communication and information sharing is one of the greatest barriers to successful reentry.
- 3. While work has progressed, more collaborative efforts between corrections agencies, state health departments, community-based organizations, and community partners have supported the development of a growing network and reentry community are needed to be developed.

HSAC applauds the effort for Department of Corrections and Rehabilitations and the Department of Health to collaborate to address justice-involved persons who have mental health issues, which are also usually co-occurring substance use disorders.

Including a substance abuse assessment in a mental health wellness examination is critical too because most have cooccurring substance abuse problems, which they use as a means to self-manage their behavioral health conditions.

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

³ COSA The Court Services and Offender Supervision Agency (CSOSA) endeavors to be a model community supervision agency that is recognized for positively impacting public safety. https://www.csosa.gov/



<u>SB-1612-SD-1</u> Submitted on: 2/27/2025 7:39:19 PM Testimony for WAM on 2/28/2025 10:05:00 AM

Submitted By	Organization	Testifier Position	Testify
Louis Erteschik	Testifying for Hawaii Disability Rights Center	Comments	Written Testimony Only

Comments:

We concur with the testimony of the Judiciary that any measure which passes must comply with the Clark injunction. This version of the bill does not appear to violate Clark though the original version was troublesome in that regard.

SB-1612-SD-1

Submitted on: 2/27/2025 3:02:36 AM Testimony for WAM on 2/28/2025 10:05:00 AM

Submitted By	Organization	Testifier Position	Testify
Ellen Awai	Individual	Support	Written Testimony Only

Comments:

I support SB1612,SD1, which should also correspond with the Hawaii State Hospital's fitness to proceed, which suggested to lower the number of doctors needed to determine the decision from 3 doctors to just 1. Getting 3 doctors only delays the proceedings for a speedy trial.



<u>SB-1612-SD-1</u> Submitted on: 2/28/2025 9:36:35 AM Testimony for WAM on 2/28/2025 10:05:00 AM

Submitted By	Organization	Testifier Position	Testify
Raelyn Reyno Yeomans	Individual	Oppose	Written Testimony Only

Comments:

I am in Strong Opposition to SB1612 SD1. The testimony of former State Hospital Administrator, Dr. Luke, to this state's legislature is that there is a lack of suitable residential programs to move those with severe mental illness after they leave our jails and the State Hospital. Current information from the housing representative with Adult Mental Health Division of the Dept Of Health given at the February 2025 meeting of the State Council on Mental Health supports Dr. Luke's testimony about the lack of supported long term residential beds.

In addition, these supported beds, if put in place, would help to alleviate the upstream needs before individuals reach our jails or the State Hospital.

The Department Of Rehabilitation and Corrections has already testified that they are unable to handle the suggestions in this bill. Leaders at the State Hospital have already testified that they don't have the proper beds to move their population to after they are ready to leave the hospital setting. The community and the Adult Mental Health Division have just shared at the latest meeting of the State Council On Mental Health that there is a severe lack of long term beds to assist those who need it BEFORE they are justice impacted....Please invest where it is needed!!!!

This bill is not the proper use of funds to alleviate the situation at the State Hospital. Thank you.