



STATE OF HAWAII  
DEPARTMENT OF HUMAN SERVICES  
P. O. Box 339  
Honolulu, Hawaii 96809-0339

February 22, 2013

**MEMORANDUM**

TO: The Honorable David Y. Ige, Chair  
Committee on Ways and Means

FROM: Patricia McManaman, Director

SUBJECT: **S.B. 1101, S.D. 1 - RELATING TO THE ESTABLISHMENT OF  
THE INTERIM ASSISTANCE REIMBURSEMENT SPECIAL FUND**

Hearing: Friday, February 22, 2013; 9:00 a.m.  
Conference Room 211, State Capitol

**PURPOSE:** The purpose of S.B. 1101, S.D. 1 is to allow the Department of Human Services (DHS) to establish a special fund, the Interim Assistance Reimbursement Special Fund, into which shall be deposited funds received from the federal government pursuant to section 346-57, Hawaii Revised Statutes, which authorizes state loans to applicants of federal Supplemental Security Income (SSI). The special fund requires the DHS to expend Interim Assistance Reimbursements (IAR) for state-funded financial assistance programs; and to make an appropriation out of the fund.

**DEPARTMENT'S POSITION:** The Department of Human Services (DHS) strongly supports this Administration bill.

In accordance with section 346-57, Hawaii Revised Statutes, state-funded financial assistance is paid to qualified general assistance (GA), assistance to the aged, blind and disabled (AABD) and temporary assistance for needy families (TANF) program

recipients while their applications for SSI is pending a determination with the federal Social Security Administration (SSA). If the SSI is approved, the SSA will retroactively reimburse Hawaii for the state-funded assistance provided.

The determination for SSI may take several months or years if an SSI appeal is filed. At one time the average length of time for an initial SSI determination took from three to five months. Presently the average length of time has grown to four to eight months. Consequently, the IAR in a majority of cases is not received in the fiscal year in which the state-funded benefits were paid. The Department of Human Services is not allowed to retain interim assistance reimbursements received for a prior fiscal year and instead is required to deposit the IAR into the state treasury.

In state fiscal year 2011, the State received interim assistance reimbursements totaling \$1,971,041 of which \$837,407 was retained by the Department for state-funded benefits paid, with \$1,064,080 lapsing to the general fund. In state fiscal year 2012, the State received interim assistance reimbursements totaling \$1,613,740 of which \$632,074 was retained by the Department for state-funded benefits paid, with \$897,335 lapsing to the general fund.

The General Assistance program is the largest of the three programs and therefore receives the largest IAR. Pursuant to section 346-53(b), Hawaii Revised Statutes, General Assistance is a block grant program. The DHS must adjust GA payments to remain within the GA appropriation when caseloads increase or decrease.

In recent years the Department has requested several emergency appropriations for the GA program with the latest request for fiscal year 2012. For fiscal year 2012, the payment level began at \$353, but due to caseload increases the benefit payment amount was reduced to \$319 in October 2011. The benefit payment would have been reduced further to \$275 in April 2012 without the approval of an emergency appropriation of \$736,478 in general funds by the 2012 Legislature.

For fiscal year 2013, the continual rise in the caseload required a reduction in payment from \$319 in July 2012 to \$298 in February 2013. The greatest disparity of assistance payments to the poverty level, exists for disabled persons: \$298 being the current financial assistance payment for GA disabled individual and \$1,103 the 2013 Federal Poverty Level (FPL) for an individual in Hawaii. By comparison the current federal SSI payment for a disabled individual is \$710, while the current GA payment is just 27% of FPL , or 73% **below** the FPL.

The necessity for the reductions and fluctuations in benefit payments provide no stability to households who already live far below poverty levels. Reducing the amount of the benefit payment for these individuals poses a real threat to the individuals' health and safety. It is also almost certain to trigger increased homelessness.

To stabilize payments to beneficiaries at a equitable benefit amount and to reduce the future need for emergency appropriations for the GA program, this bill proposes to allow the Department of Human Services to retain the IAR from prior fiscal years in a new special account, designated as the interim assistance reimbursement special account, to be used by the Department of Human Services for state-funded financial assistance programs. Had the Department been able to retain the \$897,335 in prior year reimbursements that was received during fiscal year 2012, rather than having it lapse to the general treasury, the emergency appropriation of \$736,478 to maintain and stabilize payment levels for fiscal year 2012 would not have been necessary.

Thank you for the opportunity to provide testimony on this bill.



**LEGAL AID  
SOCIETY OF HAWAII**

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**COMMENTS IN SUPPORT OF  
SB1101 SD1 - RELATING TO THE ESTABLISHMENT OF THE INTERIM ASSISTANCE  
REIMBURSEMENT SPECIAL FUND**

Committee on Ways and Means - Room 211

Senator David Ige, Chair  
Senator Michelle Kidani, Vice-Chair

February 22, 2013 at 9:00 a.m.

The Legal Aid Society of Hawaii submits comments in support of SB1101 SD1 – Relating to the Establishment of the Interim Assistance Reimbursement Special Fund. This bill would create a special fund where funds received by the federal government to reimburse the state for the provision of general assistance upon the successful award of social security benefits to a disabled Hawai'i resident.

For over fifteen years, under contract with the Department of Human Services, Legal Aid has provided legal advocacy to disabled Hawai'i residents who receive state funded general assistance and state funded assistance to the aged blind and disabled to receive federal social security benefits. To receive state funded disability assistance, recipients are required to sign a loan agreement with the state which indicates that the state shall be reimbursed from any retroactive payment for benefits to be paid to the recipient by the federal government. Currently, a large portion of these funds are deposited into the general fund and the Department of Human Services over the last several years has had to seek Emergency Appropriations to maintain a small, but valuable benefit to our disabled residents.

The amount of benefits to brought to the state cannot be understated. Legal Aid's efforts in just the last ten years has netted over \$8.3 million in back payments to reimburse the state and current monthly payments of over \$2 million in previously unrecognized federal funds now flow to the state for use in our economy.

We strongly support this effort to create a special fund so that the Department of Human Services is able to continue to provide adequate benefits to disabled Hawai'i residents without having to seek continued Emergency Appropriation.

Thank you for this opportunity to provide testimony.

Sincerely,

M. Nalani Fujimori Kaina  
Executive Director

*The Legal Aid Society of Hawaii (Legal Aid) is the only legal service provider with offices on every island in the state, and in 2012 provided legal assistance to almost 10,000 Hawai'i residents in the areas of consumer fraud, public assistance, family law, the prevention of homelessness, employment, protection from domestic violence, and immigration. Our mission is to achieve fairness and justice through legal advocacy, outreach and education for those in need.*

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**Subject:** Submitted testimony for SB1101 on Feb 22, 2013 09:00AM  
**Date:** Tuesday, February 19, 2013 5:57:05 PM

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**SB1101**

Submitted on: 2/19/2013

Testimony for WAM on Feb 22, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Troy Abraham	Individual	Support	No

Comments: I support the urgent passage and mandate of this bill immediately.

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.

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