Dear Chair Rhoads, Vice Chair Keohokalole, Chair Dela Cruz, Vice Chair Keith-Agaran and Members of the Senate Committees on Judiciary and Ways and Means,

Thank you for allowing us, Professor Marci Hamilton of CHILD USA and Kathryn Robb of CHILD USAdvocacy, to submit testimony regarding HB 570, which will increase access to justice for victims of childhood sexual abuse and enhance protection for children in Hawaii. If passed, this legislation will make Hawaii a leader in the fight to protect children’s rights.

By way of introduction, I am Professor Marci Hamilton, the Founder, CEO, and Academic Director of CHILD USA, a national, interdisciplinary think tank dedicated to the prevention of child abuse and neglect at the University of Pennsylvania. I am the author of *Justice Denied: What America Must Do to Protect Its Children* (Cambridge University Press 2008, 2012), which makes the case for statute of limitations (SOL) reform in the child sex abuse arena, and the leading expert on the history and constitutionality of SOL reform. CHILD USA leads the national reform movement for child sex abuse SOLs and is the only organization tracking SOLs for child sex abuse in every state. CHILD USA provides an analytical overview of SOL reform for child sex abuse, as well as other cutting-edge issues related to child protection, at www.childusa.org/law.

Kathryn Robb is the Executive Director of CHILD USAdvocacy, a 501(c)(4) advocacy organization dedicated to protecting children’s civil liberties and keeping children safe from abuse and neglect. CHILD USAdvocacy draws on the combined expertise of the nation’s leading experts and child advocates, specifically its sister organization, CHILD USA. Kathryn is also a survivor of child sexual abuse.

We commend you and the Committee for taking up HB 570, which will extend the civil SOL for victims to bring child sex abuse claims to court from the current limit of age 26 or 3 years from discovery to age 68 or 5 years from discovery. It would also open a revival window during which all claims, previously time barred, will be revived and permit recovery of treble damages against institutions that enabled or failed to report abuse. This will allow all past victims of child sex abuse to come forward and pursue civil justice while the window is open until April 24, 2024.
1. Delayed Disclosure Science Supports SOL Reform for Child Sex Abuse

There is a worldwide epidemic of child sex abuse, with at least one in five girls and one in thirteen boys sexually assaulted before they turn 18. The trauma stemming from child sexual abuse is complex and individualized, and it impacts victims throughout their lifetimes. There is an overwhelming body of science exposing the ways in which the trauma of sexual abuse during childhood impacts memory formation and the repression of memories. It is settled that PTSD, memory deficits, and complete disassociation are common coping mechanisms for child victims.

Trauma is only one of the barriers preventing children from disclosing abuse. “Among other barriers, children often lack the knowledge needed to recognize sexual abuse, lack the ability to articulate that they have been abused, don’t have an adult they can disclose their abuse to, don’t have opportunities to disclose abuse, and aren’t believed when they try to disclose.” Studies suggest that many victims, as much as 33%, never disclose their abuse. The disclosure of child sexual abuse is a process and not a discrete event in which a victim comes to terms with their abuse. Often this happens in the context of therapy; sometimes it is triggered many years after the abuse by an event the victim associates with the abuse; other times it happens gradually and over time as a victim recovers their memory.

In fact, the average age of disclosure of child sexual abuse in a study of 1,000 victims was 52 years-old. Yet, until recently, many states blocked criminal charges and civil lawsuits well before age 52. By the time most victims were ready to come forward, the courthouse doors were locked, shutting victims out of justice.

It is a medical fact that victims of child sex abuse often need decades to come forward. They are traumatized from the abuse, incapable of processing what happened to them, and often dependent on the adults who perpetrated or caused the abuse. Short SOLs for child sex abuse play into the hands of the perpetrators and the institutions that cover up for them; they disable victims’ voices and empowerment.

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II. SOL Reform Serves the Public Good by Preventing Future Abuse

Statutes of limitations, or SOLs, are judicial housekeeping rules: they set the deadline for pressing criminal charges or filing a civil lawsuit. An SOL is an arbitrary and technical legal rule that has prevented victims from obtaining justice and naming their perpetrators publicly for fear of retaliation. There are untold numbers of hidden child predators in Hawaii who are preying on one child after another because the existing SOLs provide that opportunity. By opening a window, access to justice for past victims will be available; this will also greatly reduce the present danger to the children of Hawaii.

There are three compelling public purposes served by child sex abuse SOL reform:

1) SOL reform identifies hidden child predators and the institutions that allowed the abuse to the public so children will not be abused in the future;
2) It shifts the cost of abuse from the victims and society to those that caused it; and
3) It educates the public about the prevalence and harm from child sex abuse to prevent future abuse.

SOL reform, and window laws in particular, validate victims and shift the cost of abuse from victims and the public to the perpetrators and enabling institutions, placing them on notice that the state no longer stands with them - but with their victims.

Historically, a wall of ignorance and secrecy has been constructed around child sex abuse, which has been reinforced by short SOLs that kept victims out of the legal system. Perpetrators and
institutions have benefitted from short SOLs and until recently, most states, have shut down most cases. That is a major reason we knew so little about the epidemic of child sex abuse.

Yet, it is in society’s interest to have sex abuse survivors identify hidden child predators to the public—whenever the survivor is ready. By allowing claims for past abuse to be brought to court, hidden predators are brought into the light and are prevented from further abusing more children. This is especially important because predators have many victims and abuse into their elderly years. As well as providing already-existing victims of abuse a path to justice, SOL reform protects society at large. Preventing further abuse only serves to help society—by reducing the costs of healthcare for victims, allowing more healthy people into the workforce, and increasing the ability of children today to grow into healthy adults.

SOL reform also educates the public about the danger of child sexual abuse and how to prevent it. When predators and institutions are exposed, particularly high-profile ones like Larry Nassar, Jeffrey Epstein, the Boy Scouts of America, and the Catholic Church, the press and media industry publish investigations and documentaries that enlighten the public about the insidious ways child molesters operate to sexually assault children and the institutional failures that enabled their abuse (i.e. Netflix’s *Jeffrey Epstein: Filthy Rich* and HBO’s *At the Heart of Gold: Inside the USA Gymnastics Scandal*). By shedding light on the problem, parents and others are better able to identify abusers and responsible institutions and prevent further abuse. This knowledge helps to educate children to be aware of the signs of grooming and abusive behavior and create more social awareness to help keep kids safe, while also encouraging institutions to implement accountability and safe practices.

The costs of sex abuse are staggering. Child sex abuse generates many costs that impact the nation’s health care, education, criminal justice, and welfare systems, costing nearly $2 trillion annually. Numerous, scholarly studies have concluded that the average cost of child maltreatment is approximately $830,928.00 per victim.xiii It is unfair for the victims and Hawaii taxpayers to be the only ones who bear this burden; HB 570 levels the playing field by imposing liability on the ones who caused the abuse and alleviating the burdens on the victims and taxpayers. Further, if this revival window is passed, Hawaii will gain millions of dollars in revenue from Medicaid reimbursements from settlement funds and damages awards survivors recover.

III. Hawaii Should Join the National Trend Toward Meaningful SOL Reform for Child Sex Abuse by Extending its Civil SOL and Opening a Revival Window for Expired Claims

There is a vibrant national and global movement for SOL reform. The trend is toward elimination of civil and criminal SOLs and the revival of expired civil claims. For an analysis of the SOL reform movement since 2002, see CHILD USA’s Report: History of US SOL Reform: 2002-2020.ix 2019 was a banner year for helping child sex abuse survivors access justice by changing the statutes of limitations. With the public more awake than they’ve ever been to the injustice survivors faced by being shut out of courts, there was a surge of SOL reform, with 23 states and Washington D.C changing their SOLs for the better in 2019.x The powerful SOL reform wave rode its way into 2020, with 30 states introducing legislation, but the outbreak of Covid-19 slowed its momentum. Despite significant disruptions by Covid-19 in 2020, 8 states passed new and improved SOL laws for child sex abuse.xi
By April of 2021, 31 states, including Hawaii, have introduced SOL reform bills for child sex abuse. Arizona and Kentucky already have new SOL laws going into effect, including a revival law in Kentucky. This year, Hawaii is one of 24 states trying to extend or eliminate civil SOLs and one of 19 states seeking to revive civil claims for past child sex abuse.xii

Hawaii has made some recent progress towards reforming its SOLs for child sex abuse, yet there is still more that needs to be done. Hawaii has been climbing slowly and this bill is an opportunity for the state to reach the top - for the children of yesterday, today and tomorrow. As you can see in the graphic below, there has been incredible progress across the nation. It’s time for Hawaii to join the movement.

The following graphic demonstrates how Hawaii ranks amongst other states regarding its current civil SOLs for child sex abuse. CHILD USA’s average ranking of each state’s civil SOL takes into account each state’s age cap, discovery rule, and revival law. On a scale of 0-5, overall, Hawaii currently ranks as a 3, making it above average amongst the states, with room for improvement.
a. Hawaii Should Extend Its Civil SOL for Child Sex Abuse

In Hawaii, the civil SOL for claims against perpetrators expires when victims reach age 26 or 3 years after discovering their injuries. The SOL is even shorter for claims against institutions and others, expiring when victims reach age 20 or 2 years after discovery. This means the civil SOL expires almost three decades before the average victim will tell anyone they were abused. Extending the SOL against perpetrators to age 68 or 5 years from discovery would be a significant improvement. However, the SOL against institutions and others would still expire at age 20 or 2 years from discovery and continue to immunize those who cover up and enable abuse.

The following graphic demonstrates how Hawaii ranks amongst other states regarding its current age cap for civil child sex abuse claims. Overall, 12 states and Guam have eliminated some civil SOLs for child sex abuse and they are ranked below as the best. Another 5 states have extended civil SOLs past 50 years of age. Hawaii ranks low because of its short SOL against perpetrators and its even shorter SOL against other individuals and entities who enable abuse.
HB 570’s civil SOL extension against perpetrators to age 68 is in line with the recent trend to eliminate the civil SOL and to give now adult victims of child sex abuse time to come forward in accordance with the delayed disclosure of abuse science.

b. Hawaii Should Open a Revival Window for Child Sex Abuse Claims

Hawaii has positioned itself as a leader in the SOL reform movement, by enacting the longest civil revival window, during which survivors of child sex abuse were able to file civil claims for past abuse that would have otherwise been time-barred. That being said, the revival window is now closed and Hawaii’s current civil SOL which expires when victims are in their 20’s is short in comparison to the rest of the states.

There is only one way to restore justice to adult victims of child sex abuse: to revive their expired civil claims that were barred by unfairly short SOLs. In other words, to fix the wrongs done to them, they deserve the opportunity to file civil lawsuits if they so choose. Hawaii is one of 19 states, Washington D.C. and Guam to enact revival laws for child sex abuse claims.\(^\text{v}\) Hawaii has already made great progress for adult survivors of child sex abuse with a revival window that was open for a total of 6 years. Unfortunately, the window closed on April 24, 2020, and now survivors who have not yet come to terms with their abuse are shut out of court again by Hawaii’s short civil SOL.

The following graphic is a revival window report card, grading each state’s window based on how helpful it is to survivors and to society by exposing hidden predators within the states. Hawaii’s
The states that have revived expired civil SOLs have learned about hidden child predators and institutions that harbored them while empowering victims. These revival laws do not yield a high number of cases, xvi but provide long-overdue justice to older victims of child sex abuse.

Institutional child sex abuse is a systemic problem occurring in athletic institutions, youth-serving organizations, religious groups, etc. Without institutional accountability for enabling child sex abuse to happen and by looking the other way or covering up abuse when it’s reported, the children these institutions serve remain at risk today. HB 570’s window provision permits recovery of treble damages against institutions if the institution failed to report child sex abuse or disregarded evidence that a person had previously sexually abused a child. This sends a strong message to youth serving organizations in Hawaii that the state will not tolerate “passing the trash” or looking the other way when a person is raping or molesting a child in their midst.
Once again, we commend you for supporting this legislation, which is desperately needed to help survivors of childhood sexual abuse, and for taking up the cause of child sex abuse victims. Hawaii’s children deserve SOL reform to protect them today and into the future. Extending the time for survivors to file suit and opening a window for expired claims is a positive step for Hawaii’s children and families. Please do not hesitate to contact us if you have questions regarding SOL reform or if we can be of assistance in any way on other child protection issues.

Sincerely,

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Hoskell, at 24.

See supra n. iv.


AK, CT, DE, FL, IL, ME, MN, NE, NV, NH, UT, and VT. For information on civil SOL elimination, see 2021 SOL Tracker, CHILDUSA.ORG (last visited Apr. 5, 2021), available at www.childusa.org/2021sol.

MA, NJ, NY, PA, & RI. See id.
