

KEITH MISKIE

ASHLEY WILKES

President - FL

Vice-President - NE

MEGAN KIEFER Secretary - KS

ANDREW PETITT

Treasurer - WV

LAURA LINDSEY

KS – Business Manager & Media Inquiries: UCOWFmail@gmail.com

ntergovernmental Committee & Legislative Inquiries:

DAWN ROYAL

Dawn.Royal.UCOWF@gmail.com

ANDY McCLENAHAN

Andrew.McClenahan.UCOWF@gmail.com

United Council on
Welfare Fraud
PO Box 164
Westmoreland, KS 66549
785.477.5424
www.ucowf.net







April 1, 2025

<Submitted online>

Senator Jesse Arreguin

Chairman, Senate Human Services Committee California State Senate 1020 N Street, Room 6710 Sacramento, CA 95814

RE: Senate Bill 560

Dear Senator Arreguin,

The United Council on Welfare Fraud (UCOWF) is writing in adamant opposition to California Senate Bill 560 (SB 560) which aims to amend sections of the Welfare and Institutions Code to delete criminal penalties for welfare fraud. We appreciate the opportunity to provide our strong opposition to this proposed legislation.

UCOWF is the only national association singularly focused on the prevention, detection and prosecution of welfare fraud. For over fifty years, UCOWF has advocated for stronger policies to strengthen America's social safety net programs. As a 501(c)(3) nonprofit organization, UCOWF continues to ensure our nation's critical public assistance programs are safeguarded and that taxpayer resources reach society's vulnerable citizens while also connecting policymakers, fraud investigators, and key agency personnel to real world practices resulting in outcomes that reflect SNAP's purpose and intent. UCOWF proudly represents hundreds of California's welfare fraud investigators at the county level.

Federal regulations governing the Supplemental Nutrition Assistance Program (SNAP, also known as Food Stamps or CalFresh), specifically state, "The State agency shall be responsible for investigating any case of alleged Intentional Program Violation, and ensuring that appropriate cases are acted upon either through administrative disqualification hearings or referral to a court of appropriate jurisdiction..." 7 CFR 273.16(a)(1). Additionally, Medicaid, Temporary Assistance for Needy Families (TANF) and other welfare programs require states to investigate and prosecute allegations of fraud.

While federal regulations do not specify minimum dollar amounts to identify felony level offenses, States have written statutes defining criminal elements that vary by jurisdiction. Specifically, California's current Statutes define welfare fraud and state it is punishable by fine and imprisonment if the total amount of the aid obtained or retained is more than nine hundred fifty dollars (\$950). UCOWF believes the proposed changes in SB 560 eliminating criminal penalties for offenses under twenty five thousand dollars (\$25,000) will dramatically aggravate ongoing welfare fraud schemes currently costing taxpayers billions of dollars annually. Additionally, SB 560 directly conflicts with recent changes signed into law by Governor Gavin Newsom to "Crack down on retail theft and property crime" https://www.gov.ca.gov/2024/12/30/new-in-2025-cracking-down-on-retail-theft-and-property-crime/

Make no mistake, welfare fraud is a property crime and the victims are the taxpayers. A 2024 study (which included several California Counties), found that every dollar that is lost to welfare fraud results in an actual cost to taxpayers of \$4.48



ASHLEY WILKES

President - FL

KEITH MISKIE *Vice-President -* NE

MEGAN KIEFER

Secretary - KS

ANDREW PETITT

Treasurer - WV

LAURA LINDSEY

KS – Business Manager & Media Inquiries: UCOWFmail@gmail.com

Intergovernmental Committee & Legislative Inquiries: DAWN ROYAL

Dawn.Royal.UCOWF@gmail.com

ANDY McCLENAHAN

Andrew.McClenahan.UCOWF@gmail.com

United Council on
Welfare Fraud
PO Box 164
Westmoreland, KS 66549
785.477.5424
www.ucowf.net







(https://risk.lexisnexis.com/insights-resources/research/2024-true-cost-of-fraud-for-snap-and-ies-agencies). We find it puzzling that California would want to reduce penalties for SNAP fraud at a time when hundreds of thousands of CalFresh recipients currently are having their benefits stolen – a crime this bill serves to encourage.

Taxpayer funds are not an unlimited resource and the money lost to fraud is money that cannot be paid to the nation's vulnerable citizens who need the assistance. The criminal penalties enumerated in California's *Welfare and Institutions Code* not only provide reasonable punishment for welfare fraud, but also act as a deterrent to future fraud. Eliminating the criminal penalties will do nothing but greenlight future fraud and as the nation's leader in welfare fraud, it does not appear to be an action California taxpayers can afford.

In order to preserve the integrity of California's CalFresh and CalWorks programs, we implore SB 560 be withdrawn. We can see no wisdom or benefit in putting out the welcome mat to future fraudsters who are already exploiting taxpayers in an unsustainable trajectory.

Sincerely,

ashley Wilkes

Ashley Wilkes, President United Council on Welfare Fraud

www.ucowf.net

Cc: California Welfare Fraud Investigator Association, Gregory Mahoney, President