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**TESTIMONY IN SUPPORT OF 21-H 5291,
AN ACT RELATING TO CRIMINAL PROCEDURE – BAIL AND RECOGNIZANCE
February 9, 2021**

The ACLU of RI is highly supportive of this legislation, which would promote pretrial release of individuals without the requirement of monetary bail. We believe that statutory changes to address this issue are critical in confronting a wealth-based incarceration and criminal justice system.

For individuals who are lower income, the burden of cash bail is often something that they are unable to overcome, even when the amount may seem relatively small. Without an immediate cash flow, or without the use of predatory for-profit bail businesses, they are oftentimes forced to stay in jail until their case is heard, while wealthier individuals who can post bail are permitted to go home while awaiting their hearings. The effects can be devastating. Even a stay of just a few days in jail can lead to a person's loss of their job, missed payments and other life disruptions that can be very hard to undo, no matter the outcome of the criminal charges. It can force a person to plead to a crime that they are not guilty of. It can make it harder for them to prepare a defense. The list of direct and collateral consequences goes on and on.

For these reasons, the ACLU supports legislation that strongly limits the use of cash bail. At least a dozen other states have taken action towards reforming their monetary bail systems. The ACLU believes that legislation like H-5291 represents an important step towards overhauling a justice system that favors the wealthy and further criminalizes the indigent.

Thank you for your consideration.

Submitted by: Steven Brown, Executive Director