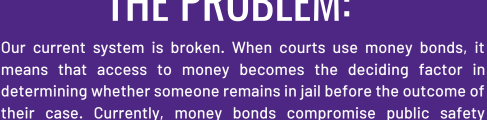
THE BAIL SYSTEM IN ILLINOIS IS UNFAI

What does **PRETRIAL FAIRNESS** - look like?

THE PROBLEM:

because wealth, not safety, determines who remains in jail pretrial.



THE SOLUTION:

We need to reform the pretrial justice system by ending the use of money bonds, focusing the court on protecting public safety and ensuring people will return to court. The changes would make our system fairer by ensuring financial resources are used only to detain people who pose a risk to public safety. Ending money bond would alleviate the financial burden money bonds place on innocent families, ensuring that access to wealth, or lack thereof, is not the reason people are detained in or released from jail, and would assure that poverty is not a driver of incarceration.

ENDING MONEY BOND WORKS

Illinois would not be alone in ending money bond. The federal, state juvenile, and D.C. criminal systems have worked for decades without money bonds.

New Jersey essentially ended money bond in 2017. The vast majority of people released came back to court and were not charged with a new offense. Crime rates, both violent and nonviolent, went down.



WHAT DO WE NEED TO DO?

PROHIBIT THE USE OF MONEY BOND. No one will be incarcerated before they go to trial simply because they cannot afford to pay a certain amount of money.



MAINTAIN PUBLIC SAFETY AND JUDICIAL **DISCRETION WITHOUT USING MONEY** by establishing a legal process that allows judges to order pretrial detention in serious cases where the accused presents a specific risk of harming others or fleeing, while providing legal safeguards required by the state and U.S. Constitution to ensure that the pretrial detention is limited to only those that require it.



IMPROVE SYSTEM EFFICIENCY by giving law enforcement the ability to release a person after an arrest if it in the public interest and gives the Court an added tool to ensure court appearance through Notice to Appears along with warrants.



INCREASE GOVERNMENT TRANSPARENCY AND ACCOUNTABILITY by requiring that statewide data on detention hearings, pretrial incarceration and other key metrics be collected regularly and made public.



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