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A BILL FOR AN ACT

RELATING TO THE JUDICIARY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	PART I. GENERAL PROVISIONS
2	SECTION 1. This Act shall be known and may be cited as the
3	Judiciary Appropriations Act of 2009.
4	SECTION 2. Unless otherwise clear from the context, as used
5	in this Act:
6	(a) "Program ID" means the unique identifier for the specific
7	program, and consists of the abbreviation for the judiciary (JUD)
8	followed by a designated number for the program.
9	(b) "Means of Financing", or "MOF", means the source from
10	which funds are appropriated, or authorized, as the case may be, to
11	be expended for the programs and projects specified in this Act.
12	All appropriations are followed by letter symbols. The letter
13	symbols, where used, shall have the following meanings:
14	A General funds
15	B Special funds
16	C General obligation bond funds
17	N Other federal funds

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- 1 W Revolving funds
- 2 (c) "Position ceiling" means the maximum number of permanent
- 3 positions authorized for a particular program during a specified
- 4 period or periods, as noted by an asterisk.

5 PART II. PROGRAM APPROPRIATIONS

- 6 SECTION 3. The following sums, or so much thereof as may be
- 7 sufficient to accomplish the purposes and programs designated
- 8 herein, are appropriated or authorized from the sources of funding
- 9 specified to the judiciary for the fiscal biennium beginning July
- 10 1, 2009, and ending June 30, 2011. The total expenditures and the
- 11 number of permanent positions established in each fiscal year of
- 12 the fiscal biennium shall not exceed the sums and the position
- 13 ceilings indicated for each year, except as provided in this Act.

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PROGRAM APPROPRIATIONS

					APPE	APPROPRIATIONS		
	ITEM NO.	PROG. ID	PROGRAM	EXPENDING AGENCY	FISCAL YEAR 2009-2010	M O F	FISCAL YEAR 2010-2011	М О F
1 2	The Judi	cial Sys JUD101	tem - COURTS OF APPEAL					
3					79.00*		79.00	
2 3 4 5 6 7 8	OF	ERATING		JUD JUD	7,263,297A 243,261W		7,260,041 243,261	
7	2.	JUD310	- FIRST JUDICIAL CIF	RCUIT				
8 9 10	OF	ERATING		JUD	1,057.50* 76,609,271A 40.00*		1,057.50 76,668,648 40.00	BA
11				JUD	3,777,131B		3,784,971	В
12 13 14	3.	JUD320	- SECOND JUDICIAL CI	IRCUIT	205.00*		205.00	۱*
15	OF	ERATING		JUD	15,462,417A		15,460,014	
16 17	4.	JUD330	- THIRD JUDICIAL CIP	RCUIT				
18					223.00*		223.00	
19 20	OF	ERATING		JUD	18,679,648A		18,676,725	A
21	5.	JUD350	- FIFTH JUDICIAL CIP	RCUIT				
22 23 24	OF	ERATING		JUD	97.00* 7,246,822A		97.00 7,245,750	
25	6.	JUD501	- JUDICIAL SELECTION	OMMISSION				
26 27 28	OF	PERATING		JUD	1.00* 99,292A		1.00 99,292	
29	7.	JUD601	- ADMINISTRATION					
30 31 32	OF	PERATING		JUD	213.00* 13,639,253A 1.00*		213.00 13,589,530 1.00	A
33 34				JUD JUD	8,396,900B 100,000W		6,930,290 100,000)B)W
35	IN	WESTMENT	CAPITAL	JUD	9,775,000C			C

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PART III. PROGRAM PROVISIONS

2 SECTION 4. Provided that whenever the need arises, the

- 3 chief justice, in administering an equitable and expeditious
- 4 judicial process, is authorized to transfer sufficient funds and
- 5 positions between programs for operating purposes; and provided
- 6 further that no transfer shall be made to implement any
- 7 collective bargaining contract signed after this legislature
- 8 adjourns sine die.
- 9 SECTION 5. Provided that if the chief justice, or any
- 10 agency, or any government unit secures federal funds or other
- 11 property under any act of Congress, or any funds or other
- 12 property from private organizations or individuals which are to
- 13 be expended in connection with any program or works authorized
- 14 by this Act, or otherwise, the chief justice, or the agency with
- 15 the chief justice's approval, shall have the power to enter into
- 16 the undertaking with the federal government, private
- 17 organization, or individual; and provided further that while
- 18 most federal aid allocations are known and state matching funds
- 19 are provided in this Act, in instances where programs for which
- 20 federal-state cost sharing is not yet determined, the
- 21 availability of federal funds shall be construed as a
- 22 proportionate reduction of state costs whenever possible.

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1	SECT	ION 6. Provided that the Judiciary shall prepare a				
2	report th	at shall include but not be limited to the following				
3	informati	on:				
4	(1)	The amount collected for bench warrant assessments on				
5		traffic cases for the current fiscal year and the				
6		previous two fiscal years;				
7	(2)	The number of warrants served for the current fiscal				
8		year and the previous two fiscal years;				
9	(3)	The number of warrants outstanding for the current				
10		fiscal year and the previous two fiscal years;				
11	(4)	The status of the eBench Warrant Pilot Program;				
12	(5)	Determination of success of the program and whether to				
13		continue the pilot program;				
14	and provi	ded further that the department shall submit the report				
15	to the le	gislature no later than twenty days prior to the				
16	convening of the 2010 and 2011 regular sessions.					
17	SECT	ION 7. Provided that any savings or unrequired				
18	balances	arising as a result of labor cost reductions pursuant				
19	to a coll	ective bargaining agreement from appropriated general				
20	funds sha	11 lapse to the general fund.				

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1 PART IV. CAPITAL IMPROVEMENT PROJECTS

- 2 SECTION 8. The sum of \$9,775,000 appropriated or
- 3 authorized in Part II of this Act for capital improvement
- 4 projects shall be expended by the judiciary for the projects
- 5 listed below; provided that several related or similar projects
- 6 may be combined into a single project, if a combination is
- 7 advantageous or convenient for implementation; and provided
- 8 further that the total cost of the projects thus combined shall
- 9 not exceed the total of the sums specified for the projects
- 10 separately. The amount after each cost element and the total
- 11 funding for each project listed in this Part is in thousands of
- 12 dollars.

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CAPITAL IMPROVEMENT PROJECTS

					APPROPI	RIATI	ONS (IN 000	'S)
	CAPITAL PROJECT NO.	TITLE	Ξ	EXPENDING AGENCY	FISCAL YEAR 2009-2010		YEAR	M O F
	licial Sys - ADMINIS							
1.	KAPO	OLEI JUDICIAR	RY COMPLEX,	OAHU				
	ADMINIST AT KAPOI PLAN	1514 -1 1			2	25		
	DESI T	rotal funding	}	JUD	2	5 30 C		С
2.		IKEAOULI HALE RADE AND MODE						
	AND MODI	IGN AND CONST ERNIZATION OF OULI HALE, OF	F THE ELEVA					
	DESI CONS			JUD	3,7	45 50 95 C		С
3.	KONA	A JUDICIARY C	COMPLEX, HA	WAII				
		NS AND LAND A			_	00		

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CAPITAL IMPROVEMENT PROJECTS

						APPROPRIATIONS (IN 000'S)			
	ITEM NO.	CAPITAL PROJECT NO.	TITLE	EXPENDING AGENCY	FISCAL YEAR 2009-2010	M O F	FISCAL YEAR 2010-2011	M O F	
1 2 3 4 5 6 7 8	4.	LUMP FACII PLANS EQUIPMENT UPGRADING STATEWIDI PLANS	ION, AND	2	50				
9 10 11		DESIG	N RUCTION		2,2 2,2	50			
12 13			TAL FUNDING	JUD		00 C		С	

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1 PART V. ISSUANCE OF BONDS

- 2 SECTION 9. General obligation bonds may be issued, as
- 3 provided by law, to yield the amount that may be necessary to
- 4 finance projects authorized in Part II and listed in Part IV of
- 5 this Act; provided that the sum total of the general obligation
- 6 bonds so issued shall not exceed \$9,775,000.
- 7 SECTION 10. Any law to the contrary notwithstanding, the
- 8 appropriations under Act 169, Session Laws of Hawaii 2007,
- 9 section 15, as amended and renumbered by Act 102, Session Laws
- 10 of Hawaii 2008, section 4, in the amounts indicated or balances
- 11 thereof, unallotted, allotted, unencumbered, or encumbered and
- 12 unrequired, are hereby lapsed:

13	"Item No.	Amount (MOF)
14	JUD601-4	\$ 50,000 C
15	JUD601-4.01	1,020,000 C"

16 PART VI. SPECIAL PROVISIONS

- 17 SECTION 11. Any law or any provision of this Act to the
- 18 contrary notwithstanding, the appropriations made for capital
- 19 improvement projects authorized in Part II and listed in Part IV
- 20 of this Act shall not lapse at the end of the fiscal year for
- 21 which the appropriations are made; provided that all
- 22 appropriations made for fiscal year 2009-2010 and fiscal year

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- 1 2010-2011, which are unencumbered as of June 30, 2012, shall
- 2 lapse as of that date.
- 3 SECTION 12. The judiciary is authorized to delegate to
- 4 other state or county agencies the planning, acquiring of land,
- 5 designing, constructing, and equipping of any capital
- 6 improvement project when it is determined by the judiciary to be
- 7 advantageous to do so.
- 8 SECTION 13. All unrequired balances in the general
- 9 obligation bond fund, after the objectives of Part II
- 10 appropriations for capital improvements program purposes listed
- 11 as projects in part IV of this Act have been met, shall be
- 12 transferred to the judiciary project adjustment fund.
- 13 SECTION 14. If the amount allocated from the general
- 14 obligation bond fund for a capital improvement project listed in
- 15 part IV of this Act is insufficient, the chief justice may make
- 16 supplemental allotments from the project adjustment fund;
- 17 provided that supplemental allotments shall not be used to
- 18 increase the scope of the project.
- 19 SECTION 15. Where it has been determined that changed
- 20 conditions, such as reduction in the particular population being
- 21 served, permit the reduction in the scope of a project listed in

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- 1 Part IV of this Act, the chief justice may authorize such
- 2 reduction of project scope.
- 3 SECTION 16. The chief justice shall determine when and the
- 4 manner in which the authorized capital improvement projects
- 5 shall be initiated. The chief justice shall notify the governor
- 6 from time to time of the specific amounts required for the
- 7 projects, and the governor shall provide for those amounts
- 8 through the issuance of bonds authorized in Part V of this Act.
- 9 SECTION 17. Any law or any provision of law to the
- 10 contrary notwithstanding, the chief justice may supplement funds
- 11 for any cost element for a capital improvement project
- 12 authorized under this Act by transferring such sums as may be
- 13 needed from the funds appropriated for other cost elements of
- 14 the same project by this Act or by any other prior or future Act
- 15 that has not lapsed; provided that the total expenditure of
- 16 funds for all cost elements for the project shall not exceed the
- 17 total appropriation for that project.
- 18 PART VII. MISCELLANEOUS PROVISIONS AND EFFECTIVE DATE
- 19 SECTION 18. If any portion of this Act or its application
- 20 to any person or circumstances is held to be invalid for any
- 21 reason, the remainder of the Act and any provision thereof shall
- 22 not be affected. If any portion of a specific appropriation is



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- 1 held to be invalid for any reason, the remaining portion shall
- 2 be independent of the invalid portion and shall be expended to
- 3 fulfill the objective and intent of the appropriation to the
- 4 extent possible.
- 5 SECTION 19. If any manifest clerical, typographical, or
- 6 other mechanical error is found in this Act, the chief justice
- 7 is authorized to correct the error. All changes made pursuant
- 8 to this section shall be reported to the legislature at its next
- 9 regular session.
- 10 SECTION 20. This Act shall take effect on July 1, 2009.

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Report Title:

Judiciary; Appropriations

Description:

Appropriates funds for the operating and capital improvement budget of the Judiciary for fiscal years 2009-2010 and 2010-2011. (HB300 CD1)