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A BILL FOR AN ACT

RELATING TO SURCHARGE FOR INDIGENT LEGAL SERVICES.

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

1	SECTION 1. The legislature finds that in November 2007,
2	the Access to Justice Hui released a report entitled:
3	"Achieving Access to Justice for Hawaiʻi's People". Part of that
4	report, "The 2007 Assessment of Civil Legal Needs and Barriers
5	of Low- and Moderate-Income People in Hawaiʻi", noted that four
6	out of five low- and moderate-income residents did not have
7	their legal needs met, and that legal service providers are only
8	able to assist one in three who contact them for assistance.
9	The legislature also finds that to increase the delivery of
10	legal services, more funding is necessary. Additional funds
11	could be generated by increasing the surcharge for indigent
12	legal services, as recommended by another component of the above
13	report, "The Community Wide Action Plan: Ten Action Steps to
14	Increase Access to Justice in Hawaiʻi by 2010".
15	The purpose of this Act is to implement the funding
16	recommendation of the Access to Justice Hui by increasing the

17 amount of the surcharges for indigent legal fees.

S.B. NO. ¹⁰⁷³ S.D. 2 H.D. 2

1 SECTION 2. Section 607-5.7, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[+]§607-5.7[+] Surcharge for indigent legal services. 4 (a) In addition to the costs and fees prescribed in section 5 607-5, any person in a civil action in the circuit court who is 6 required to pay an initial filing fee shall pay an additional 7 surcharge [of \$25] at the time of the person's initial filing [-8 Initial filings for which this surcharge shall be assessed 9 include: 10 (1) Complaints, petitions, interventions, applications for 11 special proceedings, and answers containing one or 12 more cross claims or counter-claims; and 13 (2) Third party complaints, but shall not include post-14 judgment civil process.] as follows: 15 Effective January 1, 2012, \$50; and (1) 16 (2) Effective January 1, 2014, \$65. 17 In addition to the costs and fees prescribed in (b) 18 section 607-4, any person [who files an action for summary 19 possession in the district court] in a civil action in the 20 district court who is required to pay an initial filing fee 21 shall pay an additional surcharge [of \$10] at the time of the 22 person's initial filing[-] as follows:

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1	(1)	Effective January 1, 2012, \$25; and
2	(2)	Effective January 1, 2014, \$35.
3	<u>(C)</u>	Any person in a civil action in the [supreme court]
4	courts of	appeal who is required to pay an initial filing fee
5	also shal	l pay an additional surcharge [of \$25] at the time of
6	the perso	n's filing[-] <u>as follows:</u>
7	(1)	Effective January 1, 2012, \$50; and
8	(2)	Effective January 1, 2014, \$65.
9	(d)	Initial filings for which surcharges in this section
10	shall be	assessed include:
11	(1)	Complaints, petitions, interventions, applications for
12		special proceedings, and answers containing one or
12 13		special proceedings, and answers containing one or more cross-claims or counter-claims; and
	(2)	
13	(2)	more cross-claims or counter-claims; and
13 14	<u>(2)</u> (e)	more cross-claims or counter-claims; and Third-party complaints, but shall not include post-
13 14 15		more cross-claims or counter-claims; and Third-party complaints, but shall not include post- judgment civil process.
13 14 15 16	<u>(e)</u>	more cross-claims or counter-claims; and Third-party complaints, but shall not include post- judgment civil process.
13 14 15 16 17	<u>(e)</u> against:	<pre>more cross-claims or counter-claims; and Third-party complaints, but shall not include post- judgment civil process. No surcharge <u>in this section</u> shall be assessed Small claims cases;</pre>
13 14 15 16 17 18	<u>(e)</u> against: (1)	<pre>more cross-claims or counter-claims; and Third-party complaints, but shall not include post- judgment civil process. No surcharge <u>in this section</u> shall be assessed Small claims cases;</pre>
13 14 15 16 17 18 19	<u>(e)</u> against: (1) (2)	<pre>more cross-claims or counter-claims; and Third-party complaints, but shall not include post- judgment civil process. No surcharge in this section shall be assessed Small claims cases; Petitions for temporary restraining orders;</pre>

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(5) Any party proceeding on behalf of the county or State.
 Surcharges subject to this section shall be limited to one
 payment per party.

4 [(c)] (f) There is established a special fund to be known
5 as the indigent legal assistance fund. The funds raised under
6 subsections [(a) and (b)] (a), (b), (c), and (d) shall be
7 transmitted to the administrative director of the courts and
8 deposited in the indigent legal assistance fund.

9 $\left[\frac{d}{d}\right]$ (g) This fund shall be administered by the 10 administrative director of the courts, or pursuant to contract 11 with the administrative director of the courts. If the fund is 12 administered pursuant to contract with the administrative 13 director of the courts, the contractor shall be a nonprofit 14 organization that has at least one year's experience in 15 administering grants to providers of civil legal services for 16 indigents. The fund administrator shall receive not more than 17 five per cent of the total amount collected under this section 18 each fiscal year as compensation for performing the duties under 19 this section.

20 [-(e)-] (h) The fund administrator shall annually accept 21 applications for grants funded from the indigent legal 22 assistance fund from organizations that provide civil legal 23 SB1073 HD2 HMS 2011-3490 24 SB1073 HD2 HMS 2011-3490



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1	(2)	Have a governing board whose members have no material
2		conflict of interest and serve without compensation;
3	(3)	Have bylaws or policies that describe the manner in
4		which business is conducted, and policies that relate
5		to nepotism and management of potential conflict of
6		interest situations;
7	(4)	Have at least one year's experience in providing civil
8		legal services to indigents;
9	(5)	Be licensed and accredited, as applicable, in
10		accordance with the requirements of federal, state,
11		and county governments;
12	(6)	Agree not to charge client fees for services that are
13		funded in any part by a grant from the indigent legal
14		assistance fund, except that token payments for costs
15		and expenses shall not be considered fees;
16	(7)	Agree to use any grant received under this section
17		exclusively to provide civil legal services to
18		indigent persons; and
19	(8)	Have in place sound financial management systems, a
20		client grievance procedure, a method of ensuring the
21		quality of service provided, and a policy that
22		provides that no person may interfere with any
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1	attorneys funded in whole or in part by this section		
2	in carrying out their professional responsibilities to		
3	their clients, as established by the Hawaii rules of		
4	professional conduct.		
5	(j) The Hawaii Justice Foundation shall review, on a		
6	biennial basis, the indigent legal assistance fund to determine		
7	whether it is meeting the civil legal needs of indigent persons		
8	and shall report its findings and recommendations to the		
9	legislature no later than twenty days prior to the convening of		
10	the regular session of the legislature in each even-numbered		
11	year beginning with the regular session of 2014.		
12	$\left[\frac{g}{g}\right]$ (k) Funds shall be distributed on a pro rata basis		
13	to organizations that meet the criteria in subsection $[-(f)]$ (i),		
14	based upon the portion of their total budget expended in the		
15	prior year for civil legal services to indigent persons as		
16	compared to the combined total expended in the prior year for		
17	legal services by all qualifying organizations applying for		
18	funding. An applicant that provides services other than civil		
19	legal services to indigent persons may establish its		
20	proportionate entitlement to funds based upon financial		
21	statements [which] that strictly segregate [that] the portion of		
22	the organization's expenditures in the prior year [which] <u>that</u>		
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were devoted exclusively to the provision of civil legal
 services for indigents.

3 [(h)] (1) As used in this section, unless the context
4 otherwise requires:

5 "Civil legal services" means direct legal services provided 6 by attorneys or by attorney-supervised staff to clients in civil 7 matters, including pro bono, judicial, and administrative 8 advocacy relating to the civil legal problems of indigents.

9 "Indigent person" means:

10 (1) Any individual whose income is not greater than one
11 hundred twenty-five per cent of the official poverty
12 line established by the Secretary of Health and Human
13 Services under the Community Services Block Grant Act,
14 42 U.S.C. [section] Section 9902;

15 (2) Any individual who is eligible for free services under
16 the Older Americans Act or Developmentally Disabled
17 Act; or

18 (3) Any organization or client group whose purpose is to
19 further the interests of indigent persons and which is
20 at least fifty per cent composed of persons who meet
21 the requirements of paragraph (1) or (2)."

SECTION 3. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 4. This Act shall take effect on July 1, 2030.



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Report Title: Indigent Legal Fees; Surcharge

Description: Increases the amount of surcharges for indigent legal fees. Effective July 1, 2030. (SB1073 HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

