JAN 2 3 2015

A BILL FOR AN ACT

RELATING TO THE SMALL CLAIMS DIVISION OF THE DISTRICT COURT.

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

- 1 SECTION 1. The purpose of this Act is to establish the 2 exclusive jurisdiction of the small claims division of the 3 district court over cases in which the amount claimed is \$1,000 4 or less and to make clarifying and housekeeping amendments. 5 SECTION 2. Section 633-27, Hawaii Revised Statutes, is amended to read as follows: 6 7 "§633-27 District courts; powers. (a) All district 8 courts, except as otherwise provided, shall exercise 9 jurisdiction conferred by this chapter, and while sitting in the **10** exercise of that jurisdiction, shall be known and referred to as 11 the small claims division of the district court; provided that 12 the jurisdiction of the court when sitting as a small claims
- 14 (1) Cases for the recovery of money [only] where the

 15 amount claimed is more than \$1,000 but does not exceed

 16 \$5,000 exclusive of interest and costs, except as

 17 provided by section 633-30;

division of the district court shall be confined to:

13

1	(2)	Cases for the recovery of money where the amount
2		claimed is \$1,000 or less exclusive of interest and
3		costs;
4	[(2)]	(3) Cases involving disagreement between landlord and
5		tenant about the security deposit in a residential
6		landlord-tenant relationship; and
7	[(3)]	(4) Cases for the return of [leased or rented]
8		personal property worth [less than] \$5,000 [where the
9		amount claimed owed for that lease or rental is less
10		than \$5,000 exclusive of interest and costs.] or less.
11	<u>(b)</u>	This chapter shall not abridge or affect the
12	jurisdict	ion of the district courts under [paragraphs (1) and
13	(3)] <u>subs</u>	ection (a)(1) and (4) to determine cases under the
14	ordinary	procedures of the court, it being optional with the
15	plaintiff in the cases to elect the procedure of the small	
16	claims division of the district court or the ordinary	
17	procedure	s, as provided by rule of court.
18	<u>(c)</u>	No case filed in the small claims division [after
19	December	31, 1991, shall be removed from the small claims
20	division	to be heard under the ordinary procedures of the
21	district	court unless the removal is agreed to by the plaintiff.



1 In cases arising under $[\frac{paragraph}{2}]$ subsection 2 (a)(2) or (3), the jurisdiction of the small claims division of 3 the district court shall be exclusive; provided that the 4 district court, having jurisdiction over a civil action 5 involving [summary possession,] a residential landlord-tenant 6 relationship, shall have concurrent jurisdiction with the small 7 claims division of the district court over any security deposit 8 dispute [between landlord and tenant in a residential landlord-9 tenant relationship]. This subsection shall not abrogate or 10 supersede sections 604-5, 633-30, and 633-31. 11 [(b)] (e) Actions shall be commenced in the small claims 12 division of the district court of the judicial circuit in which 13 the defendant or a majority of the defendants reside or the claim for relief arose, unless service cannot be made on all of 14 15 the defendants in that circuit, in which case action may be 16 commenced in any circuit in which all of the defendants can be **17** served; provided that actions arising under [paragraph (2) of] **18** subsection $[\frac{a}{a}]$ (a) (3) $[\frac{a}{a}]$ shall be commenced in 19 the circuit wherein the rental premises are situated. $[\frac{c}{c}]$ (f) The small claims division of the district court 20 21 may grant monetary relief and equitable relief except that:

1	(1)	Monetary relief shall not include punitive damages;	
2		and	
3	(2)	Except as specifically provided in section 633-8,	
4		equitable relief shall be granted only as between	
5		parties to a landlord-tenant disagreement pursuant to	
6		chapter 521, and shall be limited to orders to repair,	
7		replace, refund, reform, and rescind.	
8	[-(d)	$-]$ $\underline{(g)}$ Class actions are prohibited in the small claims	
9	division	of the district court."	
10	SECTION 3. This Act does not affect rights and duties tha		
11	matured, penalties that were incurred, and proceedings that wer		
12	begun before its effective date.		
13	SECTION 4. Statutory material to be repealed is bracketed		
14	and stric	ken. New statutory material is underscored.	
15	SECT	TION 5. This Act shall take effect on January 1, 2016.	
16			
		A 10 15 A.	

SB LRB 15-0483.doc

Report Title:

Small Claims Division of the District Court; Jurisdiction

Description:

Establishes the exclusive jurisdiction of the small claims division of the district court over cases in which the amount claimed is \$1,000 or less. Expands the small claims division's jurisdiction over personal property cases to include any personal property worth \$5,000 or less.

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