A BILL FOR AN ACT

RELATING TO THE JUDICIARY.

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

1	1 PART I. GENERAL PROVISIONS						
2	SECTION 1. This Act shall be known and may be cited as the						
3	Judiciary Appropriations Act of 2021.						
4	SECTION 2. Unless otherwise clear from the context, as						
5	used in this Act:						
6	(a) "Program ID" means the unique identifier for the						
7	specific program, and consists of the abbreviation for the						
8	judiciary (JUD) 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,						
11	to be expended for the programs and projects specified in this						
12	Act. All appropriations are followed by letter symbols. The						
13	letter symbols, where used, shall have the following meanings:						
14	A General funds						
15	B Special funds						
16	C General obligation bond funds						
17	N Federal funds						

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- 1 W Revolving funds
- 2 (c) "Position ceiling" means the maximum number of
- 3 permanent or temporary positions authorized for a particular
- 4 program during a specified period or periods, as noted by an
- 5 asterisk or pound sign, respectively.
- 6 PART II. PROGRAM APPROPRIATIONS
- 7 SECTION 3. The following sums, or so much thereof as may
- 8 be sufficient to accomplish the purposes and programs designated
- 9 herein, are appropriated or authorized from the sources of
- 10 funding specified to the judiciary for the fiscal biennium
- 11 beginning July 1, 2021, and ending June 30, 2023. The total
- 12 expenditures and the number of permanent and temporary positions
- 13 established in each fiscal year of the fiscal biennium shall not
- 14 exceed the sums and the position ceilings indicated for each
- 15 year, except as provided in this Act.

PROGRAM APPROPRIATIONS

				-		APPROPRIATIONS			
		TEM NO.	PROG.	PROGRAM	EXPENDING AGENCY	FISCAL YEAR 2021-2022	M O F	FISCAL YEAR 2022-2023	M O F
1	The	Tudi	cial Sys	t om					
		L.		- COURTS OF APPEAL					
2 3						78.00		78.00	
4		0.01			TIP	1.48		1.48	
6		OPI	ERATING		JUD	7,679,908	3A	7,679,908	3A
4 5 6 7 8	2	2.	JUD310	- FIRST JUDICIAL CI	RCUIT				
8						1,102.50		1,102.50	
9 10		0.01	70207310		TITO	58.58		58.58	
11		OP	ERATING		JUD	83,303,229 41.00		83,303,229 41.00	
12					JUD	4,555,232		4,555,232	
13				_	-				
14 15	3	3.	JUD320	- SECOND JUDICIAL C	IRCUIT	210.50	١*	210.50) *
16						1.68		1.68	
17		OPI	ERATING		JUD	17,334,494		17,334,494	
18									
19 20	4	ł.	JUD330	- THIRD JUDICIAL CI	RCUIT	240.00	1 *	240.00) *
21						5.20		5.20	
22		OPI	ERATING		JUD	20,680,927	7A	20,680,927	'A
23 24	F	_	TITDOFO	ETEMU TUDICIAL CI	DOLLIE				
25 25	5	5.	000350	- FIFTH JUDICIAL CI	RCUII	103.00)*	103.00) *
26	6					2.60		2.60	
27		OP	ERATING		JUD	8,054,279	9A	8,054,279	A
28 29									
30		٠.	000301	- OUDICIAL DELECTIO	N COMMISSION	1.00)*	1.00)*
31		OP	ERATING		JUD	101,194	ŧΑ	101,194	łA
32 33	-	,	TITO CO 1	- ADMINISTRATION					
34	•	7.	DODGOI	- ADMINISTRATION		226.00)*	226.00)*
35						9.48		9.48	
36		OP	ERATING		JUD	26,829,796		26,829,796	
37 38						1.00 9.00		1.00 9.00	
39					JUD	8,110,454		8,110,454	
40					JUD	343,261		343,261	
41	-	_							
42 43	3	3.	JUD614	- OFFICE OF THE PUB	LIC DEFENDER	133.50)*	133.50)*
44		OP	ERATING		JUD	19,607,094		19,607,094	

1 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, may transfer sufficient funds and positions
- 5 between programs for operating purposes; and provided further
- 6 that no transfer shall be made to implement any collective
- 7 bargaining contract signed after this legislature adjourns sine
- 8 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, that 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, may enter into the undertaking
- 16 with the federal government, private organization, or
- 17 individual.
- 18 SECTION 6. Provided that the judiciary may transfer
- 19 savings from its general fund appropriation to the driver
- 20 education and training fund to accommodate any temporary cash
- 21 flow deficits.



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- 2 SECTION 7. If any portion of this Act or its application
- 3 to any person or circumstances is held to be invalid for any
- 4 reason, the remainder of the Act and any provision thereof shall
- 5 not be affected. If any portion of a specific appropriation is
- 6 held to be invalid for any reason, the remaining portion shall
- 7 be independent of the invalid portion and shall be expended to
- 8 fulfill the objective and intent of the appropriation to the
- 9 extent possible.
- 10 SECTION 8. If any manifest clerical, typographical, or
- 11 other mechanical error is found in this Act, the chief justice
- 12 may correct the error. All changes made pursuant to this
- 13 section shall be reported to the legislature at its next regular
- 14 session.
- 15 SECTION 9. This Act shall take effect on July 1, 2021.

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H.B. NO. 185 H.D. 1

Report Title:

Judiciary Package; Budget; Appropriations

Description:

Appropriates funds for the Judiciary for the fiscal biennium beginning 7/1/2021, and ending 6/30/2023. Effective 7/1/2021.

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

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