A BILL FOR AN ACT

RELATING TO DUE PROCESS PROTECTIONS.

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

- 1 SECTION 1. The legislature finds that the State is home to
- 2 a diverse population, with a significant portion of its
- 3 residents being immigrants or individuals from mixed-status
- 4 families. According to the United States Census Bureau,
- 5 approximately eighteen per cent of the State's population is
- 6 foreign-born. According to the American Immigration Council,
- 7 nearly eight per cent of the State's population are United
- 8 States-born residents living with at least one immigrant parent.
- 9 The legislature further finds that many foreign-born
- 10 residents face challenges navigating complex immigration
- 11 proceedings in immigration court without legal representation.
- 12 Language barriers, financial constraints, and lack of accessible
- 13 legal resources exacerbate these challenges.
- 14 The legislature also finds that individuals facing
- 15 deportation or other immigration-related proceedings in
- 16 immigration court lack the right to government-funded legal
- 17 representation, leaving them to navigate complex legal systems



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- 1 alone unless they retain costly counsel or other assistance on
- 2 their own. Unaccompanied minors and deferred action for
- 3 childhood arrivals immigrants, who are the most vulnerable, face
- 4 immigration proceedings in immigration court, often without
- 5 representation. Studies have shown that individuals with legal
- 6 representation are significantly more likely to achieve
- 7 favorable outcomes in immigration proceedings in immigration
- 8 court, including relief from deportation or the ability to
- 9 remain with their families.
- 10 The purpose of this Act is to establish a program to
- 11 provide access for legal representation to individuals in the
- 12 State facing immigration-related proceedings in immigration
- 13 court, ensuring due process and promoting family unity,
- 14 community stability, and economic security.
- 15 SECTION 2. Chapter 601, Hawaii Revised Statutes, is
- 16 amended by adding a new part to be appropriately designated and
- 17 to read as follows:
- 18 "PART . DUE PROCESS IN IMMIGRATION PROCEEDINGS PROGRAM
- 19 §601- Due process in immigration proceedings program;
- 20 establishment. (a) There is established the due process in
- 21 immigration proceedings program. The judiciary shall administer

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- 1 funding for the program and contract with nonprofit
- 2 organizations, legal service providers, and other entities to
- 3 implement and operate the program and provide program services.
- 4 (b) The purpose of the due process in immigration
- 5 proceedings program shall be to provide legal representation to
- 6 individuals residing in the State who are facing immigration-
- 7 related proceedings in immigration court, regardless of their
- 8 ability to pay.
- 9 (c) The judiciary shall issue requests for proposals to
- 10 select and contract with nonprofit organizations, legal service
- 11 providers, and other entities to implement and operate the due
- 12 process in immigration proceedings program.
- 13 §601- Powers and duties. In the administration of the
- 14 due process in immigration proceedings program, the judiciary
- 15 shall ensure that the entities contracted to implement and
- 16 operate the program:
- 17 (1) Provide legal representation to individuals in
- 18 immigration-related proceedings in immigration court,
- including deportation defense, asylum applications,
- and other immigration relief processes;

1	(2)	Prioritize services for individuals who are detained,
2		at risk of deportation, or otherwise vulnerable due to
3		their immigration status;
4	(3)	Partner with community-based organizations and legal
5		service providers to ensure culturally and
6		linguistically appropriate services;
7	(4)	Provide training and education for, or partner with
8		entities capable of training and educating, law
9		students and legal practitioners to provide legal
10		representation to individuals in immigration-related
11		proceedings in immigration court, including but not
12		limited to deportation defense, asylum applications,
13		and other immigration relief processes;
14	(5)	Conduct outreach and education to inform impacted
15		communities about the availability of legal
16		representation and related resources; and
17	(6)	Collect and report data on the program's outcomes,
18		including the number of individuals served, types of
19		cases handled, length of time each case has been
20		pending, and success rates, while maintaining
21		confidentiality and protecting sensitive information.

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2 eligibility criteria for the due process in immigration 3 proceedings program, which shall require that each participating 4 individual: 5 (1) Is a resident of the State; and 6 (2) Receives an income that is at or below two hundred 7 fifty per cent of the federal poverty level for the 8 State; provided that an exception may be made for any 9 individual facing extraordinary circumstances. 10 Annual report. (a) The judiciary shall submit §601-11 an annual report to the legislature no later than twenty days 12 prior to the convening of each regular session. 13 The annual report shall include: (b) 14 (1)The number of individuals served by the due process in 15 immigration proceedings program; 16 (2) The types of cases handled; 17 (3) The outcomes of the cases; 18 The length of time each case has been pending; and (4)Recommendations for improving access to legal 19 (5) 20 representation for individuals in immigration-related 21 proceedings in immigration court.

Eligibility. The judiciary shall establish

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- 1 (c) The judiciary shall require entities contracted to
- 2 implement and operate the program to provide to the judiciary
- 3 information necessary for the report."
- 4 SECTION 3. Chapter 601, Hawaii Revised Statutes, is
- 5 amended by designating sections 601-1 to 601-21 as part I,
- 6 entitled "General Provisions".
- 7 SECTION 4. There is appropriated out of the general
- 8 revenues of the State of Hawaii the sum of \$ or so
- 9 much thereof as may be necessary for fiscal year 2025-2026 and
- 10 the same sum or so much thereof as may be necessary for fiscal
- 11 year 2026-2027 for the establishment and administration of the
- 12 due process in immigration proceedings program, including
- 13 funding for legal service providers, outreach efforts, and
- 14 administrative costs.
- 15 The sums appropriated shall be expended by the judiciary
- 16 for the purposes of this Act.
- 17 SECTION 5. This Act shall take effect on July 1, 3000.

Report Title:

Filipino Caucus; Due Process in Immigration Proceedings Program; Judiciary; Reports; Appropriation

Description:

Establishes the Due Process in Immigration Proceedings Program to provide legal representation to individuals in immigration-related proceedings in immigration court. Requires reports to the Legislature. Appropriates funds. Effective 7/1/3000. (HD1)

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