2015 Regular Session

HOUSE BILL NO. 801

BY REPRESENTATIVES FANNIN, ARNOLD, EDWARDS, ROBERT JOHNSON, KLECKLEY, AND LEGER AND SENATORS ALARIO, DONAHUE, GALLOT, LAFLEUR, MURRAY, AND PETERSON

1	AN ACT
2	To appropriate funds to defray the expenses of the Louisiana Judiciary, including the
3	Supreme Court, Courts of Appeal, District Courts, Criminal District Court of Orleans
4	Parish, and other courts; and to provide for related matters.
5	Be it enacted by the Legislature of Louisiana:
6	Section 1.A. The sum of One Hundred Eighty-Two Million Six Hundred Sixty-Four
7	Thousand Six and No/100 (\$182,664,006.00) Dollars, or so much thereof as may be
8	necessary, is hereby appropriated to defray the expenses of the judiciary, including the
9	Supreme Court, Courts of Appeal, the District Courts, the Criminal District Court of Orleans
10	Parish, and of the other courts.
11	B. The total amount herein appropriated is hereby allocated to provide as follows:
12	03-8170 SUPREME COURT
13 14 15 16 17 18 19 20 21 22	Program Description: The Supreme Court has general supervisory jurisdiction over all lower courts. It may establish procedural and administrative rules not in conflict with law and may assign a sitting or retired judge to any court. The Supreme Court has sole authority to provide by rule for appointments of attorneys as temporary or ad hoc judges. It considers applications for writs to review individual cases, and has criminal and other appellate jurisdiction. The Supreme Court has exclusive original jurisdiction of disciplinary proceedings against lawyers, recommendations of the Judiciary Commission of Louisiana for the discipline of judges, and fact questions affecting its appellate jurisdiction. It has inherent authority to regulate the legal profession and to promulgate and update the Code of Judicial Conduct. The court also provides judicial training through the Judicial College and works to improve the administration of justice.
23 24 25 26	Mission Statement: The mission of the Supreme Court of Louisiana is to protect and promote the rule of law, to ensure public trust, to use public resources efficiently, to ensure the highest professional conduct, integrity, and competence of both the bench and the bar, and to ensure the proper administration and performance of all courts under its authority.

27 **Goal:** To protect the rule of law. Objective: To provide a reasonable opportunity for litigants to seek review in the Supreme Court of decisions made by lower tribunals.

1 2 3 4 5 6 7	Objective: To provide a reasonable opportu decisions made by lower tribunals.	nity for liti	gants to seek	review in the S	Supreme Co
3	General Performance Information:				
4		2012	2013	2014	
5	Total Filings	2,769	3,017	2,716	
6	Total Appeals Filed	10	18	12	
7	Total Writs Filed	2,639	2,790	2,496	
8	Total Dispositions Rendered	3,181	2,500	2,592	
9	Goal: To promote the rule of law.				
10	Objective: To resolve cases in a timely mann	ner.			
11	General Performance Information:				
12		2012	2013	2014	
13	Percentage of noncriminal case				
14	applications acted on within Supreme				
15	Court standard of 120 days of filing	93.3%	94.3%	91.8%	
16	Percentage of criminal case applications				
17	acted on within Supreme Court				
18	standard of 120 days of filing	45.9%	37%	30.7%	
19	Percentage of pro se post conviction				
20	applications acted on within Supreme				
21 22 23 24 25	Court standard of 120 days of filing	8.5%	4.8%	2.1%	
22	Percentage of bar disciplinary filings				
23	acted upon within Supreme Court				
24	standard of 120 days of filing	88.9%	95.2%	95.2%	
25	Percentage of opinions rendered within				
26	Supreme Court standard of 84 days				
27	from argument	80.6%	83.2%	81.5%	
28	Goal: To ensure the public trust.				
29	Objective: To facilitate public access to Sup	reme Court	decisions.		
30	General Performance Information:				
31	jj_	2012	2013	2014	
32	Percentage of written opinions available		2010	2017	
33	to the public within 5 days of decision	100%	100%	100%	
34 35	Objective: To inform the public of operation <i>General Performance Information:</i>	s and activi	ties.		
36		2012	2013	2014	
37	Number of outreach programs	58	78	58	
38	Number of media releases on court decisions	77	73	64	
39	Number of media releases on other matters	15	24	25	
40	Number of recipients of releases on				
41	court decisions	1,663	1,760	1,485	
42	Number of recipients of releases on other		-	,	
43	matters	3,672	4,694	3,633	
44	Objectives To survey the high set and free inter	1			h . h h
44	Objective: To ensure the highest professiona <i>General Performance Information:</i>	i conduct, l	meginy, and c	ompetence of t	ne bench.
46	······································	2012	2013	2014	
47	Average number of hours acquired				
48	through continuing legal education				
49	per judge	29.35	36.36	33.59	
50	Number of complaints filed against				
51	judges and justices of the peace	537	496	495	
52	Number of complaints against judges				
52 53	and justices of the peace resolved or				
54	disposed of in the calendar year	619	526	477	
55	Objective: To ensure the highest professiona	l conduct i	ntegrity, and c	competence of t	he bar.
56	General Performance Information:				
57	w	2012	2013	2014	
58	Average number of hours acquired through	_ ~ _ #			
59	continuing legal education per lawyer	15.24	15.46	14.92	
60	Number of complaints filed against lawyers	3,042	3,038	3,040	
61	Number of complaints filed against lawyers	-,	2,020	2,010	
62	resolved or disposed of in calendar year	2,966	3,319	3,140	
		_,	2,217	-,-,-	

	HB NO. 8	301	EN	ROLLED
1	Payable o	ut of the State General Fund (Direct):		
2 3 4	01	Salaries of one (1) Chief Justice and six (6) Associate Justices of the Supreme Court, as provided by R.S. 13:102	\$	1,076,359
5 6 7	02	Salaries and other expenses of the Supreme Court Proper and salary of the Crier of the Supreme Court	\$	9,831,884
8 9 10 11 12	03	Expenses of Judicial Administrator's Office and of the Judiciary Commission provided for in Article V, Section 25 of the Constitution of Louisiana and under the provisions of R.S. 13:32 et seq.		
13	A.	Expenses of Judicial Administrator's Office	\$	5,005,973
14 15 16 17 18 19 20 21 22 23	admini. Louisia of new provide retirem technol The Jud advisen	m Description: The Judicial Administrator's Office assists stration of the state court system. It staffs the Judicial Council and ana. Through the Judicial Council, it performs studies and makes reco- judgeships and for improving the administration of justice. The Ju- es payroll and other fiscal services to the Judiciary, including the ent system; support for the Supreme Court and Appellate Co- logical services to courts; and, manages the Trial Court Case Man- dicial Administrator's Office also manages the ad hoc judgeship s- ment, provides outreach services to state and local courts, staffs the forms numerous legal services for the Supreme Court and the Judici	the Judician ommendation udicial Admi e administra urt human agement Info system, mon Committee o	y Commission of as for the creation nistrator's Office tion of a judicial resource system; formation System. itors cases under
24	B.	Expenses of Judiciary Commission	\$	\$2,043,285
25 26 27 28	Article of judic	m Description: The Judiciary Commission of Louisiana is a constitute V, Section 25 of the Constitution of 1974 to accept, screen, investigation is a constitution of its authority, it may recommend to the sion, removal from office, or involuntary retirement of any judge for	ate, and pros Supreme C	ecute complaints ourt the censure,
29	C.	Court Reporters; Statistical Reporting Systems	\$	408,761
30	D.	Dues to National Center for State Courts	\$	153,691
31 32	04	Louisiana Attorney Disciplinary Board, as per Louisiana Supreme Court Rule XIX	\$	3,000
33 34 35 36	05	Compensation and expenses of retired judges assigned under Article V, Section 5(A) of the Constitution of Louisiana, be it more or less estimated at	\$	1,563,079
37 38 39	06	Law Library of Louisiana for salaries, services, supplies, maintenance, repairs, and equipment	\$	2,014,594
40 41		m Description: The Law Library of Louisiana serves the legal i ry, and is open to members of the bar and public.	nformation 1	needs of the state
42 43 44 45	07	Salaries and expenses of transferred judges assigned under Article V, Section 5(A) of the Constitution, be it more or less estimated as	\$	180,323
46 47 48 49	08	Retirement pay for services rendered by justices and judges of all courts, as provided by R.S. 11:1358 and R.S. 13:103	\$	1,365,669

	HB NO.	801	E	NROLLED
1 2 3 4	09	Pensions for widows of justices and judges of all courts, as provided by R.S. 11:1371 and R.S. 11:1381, be it		
4		more or less estimated at	\$	1,469,984
5	10	Judicial College	\$	276,606
6 7		am Description: The Judicial College was established by order of the continuing legal education to Louisiana judges.	he Supreme	Court in 1976 to
8 9 10 11 12	11	State contribution to judicial retirement provided for in Article V, Section 23 of the Constitution and R.S. 11:551 et seq., be it more or less estimated at	\$	18,155,129
13 14	12	Civil commitment matters as required by R.S. 28:54	\$	143,424
15 16	13	Paul M. Hebert Law Center for the expenses of storage of appellate court records	\$	60,000
17 18 19	14	Funding for statewide operations of the Louisiana Protective Order Registry (R.S. 46:2136.2) under the Case		
20		Management Information System	\$	1,411,326
21	15	Information Technology	\$	1,109,897
22 23 24	16	Payable out of the State General Fund for the expenses associated with the operation of the Families in Need of Services Program (FINS)	\$	2,748,287
25 26 27 28 29 30	develo the use and ma indica	am Description: The mission of the FINS Assistance Program is to a ping and implementing a needs-based allocation formula; developing, i e of a uniform data system for tracking, managing, and reporting FIN andating the use of programmatic standards; developing, implementing tors and measures; requiring and monitoring periodic fiscal reports a enerally supervising and assisting local FINS processes in other way	mplementin S informal o g, and repor and financi	g, and mandating cases; developing rting performance
31	17	Drug court maintenance and enhancement	\$	12,050,465
32 33 34 35 36	provid low-le progra	am Description: Drug treatment courts, authorized in 1997 by R.S. 13 led integrated substance abuse treatment, sanctions, and incentives w vel, nonviolent drug-involved defendants in community-based, judicia ums. Clients are regularly tested and monitored for compliance with ea ent requirements set by the court.	vith case pr ully supervi.	ocessing to place sed rehabilitation
37	18	Court Appointed Special Advocates	\$	3,035,816
38 39 40 41 42 43 44	childro Childr screen advoco interes	am Description: The purpose of the CASA Assistance Program is to en in need of care in permanent, safe and stable homes, in accora- en's Code articles 424-426. Services are provided through local CA , train and supervise community advocates. Upon appointment l ates serve children by providing independent factual information to the st of the children, monitoring cases to which they have been assigned, a in the determination of the best interest of the children involved.	lance with ISA progra by the trial udge, advo	the provisions of ms which recruit, judge, qualified cating for the best
45	TOTAL -	- GENERAL FUND	<u>\$</u>	64,107,552
46 47 48 49 50	19	Payable out of the State General Fund from Statutory Dedications, Judges' Supplemental Compensation Fund, R. S. 13:10.3, be it more or less estimated at	\$	6,223,724

1 2 3	 Program Description: The Judges' Supplemental Compensation Fund was established by the Legislature in 1985 to fund salary supplements and salary-related expenses to judges and commissioners. The funding source is a non-refundable filing fee assessed on civil filings as provided in R.S. 13:10.3. 					
4 5 6 7 8 9	20 Payable out of the State General from Statutory Dedications, Tria Case Management Information I the Case Management Informati Article 887 (F) of the Code of C Procedure, be it more or less est	al Court Fund, for on Syste riminal	m,	<u>\$</u>	4,147,710	
10 11 12 13 14 15 16	Program Description: The Case Management Court in 1993 to provide a statewide informa juvenile, traffic, and appellate cases as well as p transferred to the CMIS repository, and mad Additional information will also be available fro is funded from a court cost assessed on all C.Cr.P.887(F).	tion syster rotective o le availabl m the Dep	n for tracking rders. Data is le to courts ar artment of Pub	and managin received from ad executive b lic Safety & Co	g criminal, civil, courts statewide, branch agencies. brrections. CMIS	
17 18	TOTAL - STATE GENERAL FUND BY STATUTORY DEDICATIONS			<u>\$</u>	10,371,434	
19 20 21 22 23	 21 Drug court maintenance and enhance out of the State General Fund th Transfers from the Department of Family Services 22 Court Appointed Special Advoc 	rough In of Childr	teragency en and	\$	5,400,000	
23 24 25 26	the State General Fund through from the Department of Children Services	Interager	ncy Transfers	5 <u>\$</u>	3,992,850	
27 28	TOTAL - STATE GENERAL FUND THROUGH INTERAGENCY TRANS	FERS		<u>\$</u>	9,392,850	
29	TOTAL SUPREME COURT			<u>\$</u>	83,871,836	
30	03-8171 COURTS OF APPEAL					
31 32 33 34 35 36	Program Description: The five courts of appea New Orleans, and Gretna, have supervisory ju circuits, subject to the general supervisory juris has appellate jurisdiction over all civil matters, all criminal cases triable by a jury which arise we to the Supreme Court or to the district courts.	risdiction diction of t all matters	over all cases he Supreme Co appealed from	arising within ourt. Each cou family and juv	n their respective urt of appeal also venile courts, and	
37 38 39 40	Mission Statement: The mission of the appella all who seek review under the Courts' appellat Constitution while protecting and promoting the resources efficiently.	e and supe	rvisory jurisdi	ction granted	by the Louisiana	
41	Goal: To protect the rule of law.					
42 43 44	Objective: To provide a reasonable opportunit tribunals. <i>General Performance Information:</i>	ty for multi 2012	-judge review 2013	of decisions m 2014	nade by lower	
45	Total appeals filed	2,689	2,382	2,050		
46 47	Total writs filed Total dispositions rendered	4,499 6,240	4,973 6,432	4,325 5,741		
48	Goal: To promote the rule of law.					
49 50 51 52 53	Objective: To resolve cases expeditiously. <i>General Performance Information:</i> <i>Average number of days from lodging of the</i> <i>appeal to argument:</i>	2012	2013	2014		
53 54 55	appeal to argument: Time Standard = no more than 175 days. Criminal cases	189	179	151		

1 Civil Cases 161 160 149 2 Median number of days for all cases 172 165 149	
\sim mean number of anys for an cases $1/2$ 105 149	
3Average number of days from argument to rendering of the opinion:5Time Standard = no more than 70 days.6Criminal cases3738387Civil cases4144448Median number of days for all cases384243	
9 Goal: To preserve public trust.	
10 Objective: To facilitate public access to the decisions of the courts of appeal.	
11General Performance Information:122012201220132014	
12 2012 2013 2014 13 Percentage of written opinions available	
14 to the public within 5 days of decision 100% 100% 100%	
15 Payable out of the State General Fund:	
1601Salaries of five (5) Chief Judges17and forty-eight (48) Judges of18the Courts of Appeal, R.S. 13:311	7,567,661
1902Salaries and expenses of operation and maintenance of the Court of Appeal, First Circuit\$	10,255,060
2203Salaries and expenses of operation and maintenance of the Court of Appeal, Second Circuit24Second Circuit	5,761,986
2504Salaries and expenses of operation and maintenance of the Court of Appeal, Third Circuit27Third Circuit	8,796,311
2805Salaries and expenses of operation and maintenance of the Court of Appeal, Fourth Circuit30Fourth Circuit	8,153,650
3106Salaries and expenses of operation and maintenance of the Court of Appeal,33Fifth Circuit\$	6,042,968
34 TOTAL COURTS OF APPEAL <u>\$</u>	46,577,636

35 03-8172 DISTRICT COURTS

 $36 \\ 37 \\ 38 \\ 39 \\ 40 \\ 41 \\ 42 \\ 43 \\ 44 \\ 45 \\ 46 \\ 47 \\ 48 \\ 9 \\ 50 \\$

Program Description: There are forty-one district courts in Louisiana that have general jurisdiction over all matters within their territorial limits, except in those judicial districts (the 1st, the 19th, and the 24th Judicial Districts) where family and juvenile courts have exclusive jurisdiction over certain types of cases and except in Orleans Parish where there are separate courts exercising civil, criminal, and juvenile jurisdictions, respectively. In certain cases, the forty-one general jurisdiction courts have concurrent jurisdiction of criminal cases tried by city, parish, municipal, traffic, and mayors' courts, except in certain cases. The district courts also have appellate jurisdiction over justices of the peace in parishes where no parish courts exist. The Civil District Court of Orleans Parish has jurisdiction over all criminal cases in that parish. It also has general supervisory jurisdiction over the municipal and traffic courts in Orleans Parish. The Family Court of East Baton Rouge Parish has exclusive jurisdiction of many domestic cases in the parish. The four juvenile courts located in Caddo, East Baton Rouge, Jefferson, and Orleans parishes have exclusive jurisdiction of juvenile cases in their respective parishes.

51 **Mission Statement:** The mission of the trial courts of Louisiana is to provide access to justice, to meet 52 all responsibilities in a timely and expeditious manner, to provide equality, fairness, and integrity in 53 their proceedings, to maintain judicial independence and accountability, and to reach a fair and just 54 result by adherence to the procedural and substantive law, thereby instilling trust and confidence in 55 the public. 1

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Goal: To establish a more open and accessible system of justice.

Objective: To encourage responsible parties to make court facilities safe, accessible, and convenient. **General Performance Information:** 2012 2012 2011

	2012	2013	2014	
Percentage of surveyed district court chief judges indicating				
actions taken in FY 2013-2014 to improve compliance with				
the Americans with Disabilities Act (ADA)	89.6%	89.6%	97.9%	

Objective: To encourage all responsible public bodies and public officers to make the costs of access to the trial court's proceedings and records - whether measured in terms of money, time, or the procedures that must be followed - reasonable, fair, and affordable. General Performance Information:

General I erjörmanee Injörmanön			
	2012	2013	2014
Percentage of surveyed district court chief judges indicating			
actions taken in FY 2013-2014 to assist self-represented			
litigants	95.8%	95.8%	97.9%

Goal: To meet all responsibilities to everyone affected by the court and its activities in a timely and expeditious manner.

Objective: To encourage timely case management and processing. General Performance Information:

	2012	2013	2014
Number of parishes reporting criminal disposition			
data to CMIS	63	63	64
Percentage of parishes reporting criminal disposition			
data to CMIS	98%	99%	100%
Percentage of surveyed district court chief judges			
indicating that their courts had taken steps within			
FY 2013-2014 to reduce delays and improve the			
timeliness of case processing	91.7%	91.7%	91.7%
Objective: To enhance jury service.			
General Performance Information:			
	2012	2013	2014
Percentage of surveyed district court chief judges indicating that their court had taken steps within FY 2013-2014			
to make jury service more convenient or effective	93%	97.7%	93%

Goal: To provide due process and equal protection of the law to all who have business before the court; and to demonstrate integrity in all procedures and decisions.

Objective: To recognize new conditions or emerging events and to adjust court operations as necessary. General Performance Information:

	2012	2013	2014	
Percentage of surveyed district court chief judges indicating actions taken in FY 2013-2014 to improve employee				
training and development	89.6%	89.6%	95.8%	
Percentage of surveyed district court chief judges indicating actions taken in FY 2013-2014 to install or implement				
technologies	91.7%	91.7%	95.8%	

Goal: To maintain judicial independence, while observing the principle of comity in its governmental relations and accountability to the public.

R.S. 13:694, respectively

49 50		tive: To inform the community of the court's structure an al Performance Information:	nd function		
51 52 53 54	th	ntage of surveyed district court chief judges indicating at their courts regularly provided public education ad public outreach services in FY 2013-2014	2012 89.6%	2013 93.8%	2014 89.6%
55	Payable of	out of the State General Fund:			
56 57 58	01	Salaries of one hundred ninety-one (191) District Judges as provided by R.S. 13:691		\$	25,996,619
59 60	02	Office and travel expenses of District Judges as provided by R.S. 13:698 and			

\$

1,285,250

Objective: To inform the community of the court's structure and function. General Performance Information:

	HB NO. 8	801	Ī	ENROLLED
1 2 3	03	Salaries of fourteen (14) Judges of Civil District Court, Orleans Parish, as provided by R.S. 13:691	\$	1,905,512
4 5 6 7 8	04	Expenses of Judges of Civil District Court, Parish of Orleans, for salaries of stenographers, clerks, law books, stationery, telephone, and like expenses as provided by R.S. 13:698	\$	80,500
9 10 11 12	05	Salaries of two (2) Court Reporters of the Twentieth Judicial District Court, including retirement contributions, as provided by R.S. 13:966.1	\$	114,514
13 14	06	Clerk of Civil District Court, Orleans Parish, as provided by R.S. 13:1212(A)	\$	10,000
15 16 17 18	07	State share of Group, Workers' Compensation, General Liability, and Property Insurance Premiums as provided by R.S.42:851	\$	6,662,537
19 20 21 22 23 24	08	Salaries of two (2) commissioners of the Nineteenth Judicial District and one (1) commissioner of the Fifteenth Judicial District as provided by R.S. 13:712 and R.S. 13:715, respectively	\$	538,826
25 26 27 28	09	Office expenses for the Judicial Expense Fund of the Nineteenth Judicial District Court as provided by R.S. 13:711-713	\$	476,445
29 30 31 32	10	Office expenses for the Judicial Expense Fund of the Fifteenth Judicial District Court as provided by R.S. 13:714-716	\$	296,626
33 34	11	Law Clerk, Twentieth Judicial District Court as provided by Act 747 of 1977	\$	49,311
35 36 37	12	For the expenses of the Judicial Expense Fund, Tenth Judicial District Court as provided by Act 57 of 2006	<u>\$</u>	35,000
38	SUBT	ΓΟΤΑL	<u>\$</u>	37,451,140

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13 Criminal Court - Parish of Orleans Program Description: The Criminal District Court for the Parish of Orleans has exclusive jurisdiction of the trial and punishment of all crimes, misdemeanors, and offenses committed within the parish of Orleans, if the jurisdiction is not vested by law in some other court. The court, through its magistrate and with assistance from its commissioners, has the power of committing magistrates in all felony charges and the power to hold preliminary examinations, with authority to bail or discharge, or to hold for trial, in all cases before the court. The court has appellate jurisdiction of all cases tried before the Municipal Court of New Orleans and the Traffic Court of New Orleans and has general supervisory jurisdiction over these courts. A. Salaries of thirteen (13) District Judges of Criminal Court, Orleans Parish as provided

10 11 12	A.	Criminal Court, Orleans Parish as provided by R.S. 13:691	\$ 1,769,404
13 14	B.	Office expenses of Judges of Criminal Court, Orleans Parish as provided by R.S. 13:698	\$ 74,750
15 16	C.	State's share of group insurance for the personnel of Criminal Court as provided by R.S. 42:851	\$ 710,698
17 18	D.	Salaries of thirteen (13) minute clerks as provided by R.S. 13:1373.1	\$ 284,627
19 20	E.	Salaries of twenty-six (26) court reporters as provided by R.S. 13:1373.1	\$ 449,821
21 22 23	F.	Salaries of four (4) commissioners of Criminal Court, Orleans Parish, including related benefits as provided by R.S. 13:1347	\$ 480,382
24 25	G.	Office and travel expenses of commissioners as provided by R.S. 13:1347	\$ 10,600
26 27	H.	Salaries of four (4) minute clerks, one for each commissioner as provided by R.S. 13:1347	\$ 73,003
28 29	I.	Salaries of four (4) court reporters, one for each commissioner as provided by R.S. 13:1347	\$ 55,034
30 31	J.	Salaries of Judicial Administrator, and assistants, including related benefits	\$ 995,519
32	K.	Salaries of thirteen (13) law clerks	\$ 730,138
33	L.	Salaries of four (4) secretaries	\$ 211,593
34	M.	Sanity Commissions	\$ 102,700
35	N.	Board of Jury Commissioners	\$ 426,303
36	SUBT	OTAL	\$ 6,374,572
37	14	Juvenile and Family Court Judges	
38 39	A.	Salaries of fourteen (14) Juvenile Court Judges as provided by R.S. 13:691	\$ 1,905,512
40 41	B.	Salaries of four (4) Family Court Judges as provided by R.S. 13:691	\$ 544,432

ENROLLED

1 2 3	C. Office and travel expenses of Juvenile and Far Court Judges as provided by R.S. 13:698 and R.S. 13:694, respectively	nily	\$	103,500	
4	SUBTOTAL		<u> </u>	2,553,444	
			<u>\$</u>		
5	TOTAL DISTRICT COURTS		<u>\$</u>	46,379,156	
6 7	03-8173 OTHER COURTS - SALARIES AND REQUIRED BY STATUTE	OFFIC	CE EXI	PENSES AS	
8 9	Program Description: The category includes forty-seven city courts, one municipal court (New Orleans), one traffic court (New Orleans), and one parish court (Ascension Parish).				
10 11 12 13 14	Mission Statement: The mission of the city and parish courts of Louisiana is to provide access to justice, to meet all responsibilities in a timely and expeditious manner, to provide equality, fairness and integrity in their proceedings, to maintain judicial independence and accountability, and to reach a fair and just result by adherence to the procedural and substantive law, thereby instilling trust and confidence in the public.				
15	Goal: To establish a more open and accessible system of justice				
16 17 18 19	Objective: To encourage all responsible public bodies and public officers to make the costs of access to the court's proceedings and records - whether measured in terms of money, time, or the procedures that must be followed - reasonable, fair, and affordable. <i>General Performance Information:</i>				
20		2012	2013	2014	
21 22 23	Percentage of surveyed city/parish court chief judges indicating actions taken in FY 2013-2014 to assist pro se litigants	96.2%	100%	100%	
24 25	Goal: To meet all responsibilities to everyone affected by the co expeditious manner.				
26 27 28 29 30 31 32	Objective: To encourage timely case management and processin <i>General Performance Information:</i> <i>Percentage of surveyed city/parish court chief judges</i> <i>indicating that their courts had taken steps within</i> <i>FY 2013-2014 to reduce delays and improve the</i> <i>timeliness of case processing</i>	2012	2013 84.3%	2014 84.6%	
33 34	Goal: To maintain judicial independence, while observing the prin relations and accountability to the public.	nciple of	comity in it	s governmental	
35 36 37 38 39 40	Objective: To inform the community of the court's structure and <i>General Performance Information:</i> Percentage of surveyed city/parish court chief judges indicating that their courts regularly provided public education and public outreach services in FY 2013-2014	l function 2012 88.5%	n. 2013 92.2%	2014 92.3%	
41	Objective: To recognize new conditions or emerging events				
42 43 44 45 46 47 48 49 50	necessary. General Performance Information:	und to u	ujust cour	e operations as	
	Percentage of surveyed city/parish court chief judges indicating	2012	2013	2014	
	actions taken in FY 2013-2014 to improve employee training and development Percentage of surveyed city/parish court chief judges indicating	92.3%	96.1%	94.2%	
	actions taken in FY 2013-2014 to install or implement technologies	86.5%	86.3%	92.3%	

	HB NO. 8	301	E	NROLLED
1	Payable o	ut of the State General Fund:		
2 3	01	Salaries of sixty (60) City Court Judges as provided by R.S. 13:1875	\$	2,636,759
4 5 6 7	02	Salaries of four (4) Municipal, four (4) Traffic and one (1) Parish Court Judges as provided by R.S. 13:2492, 13:2501.1, and 13:2563.5, respectively	<u>\$</u>	425,293
8	TOTAL (OTHER COURTS REQUIRED BY STATUTE	<u>\$</u>	3,062,052
9 10	03-8174	OTHER COURTS - SALARIES AND OFFICE E REQUIRED BY STATUTE	XPEN	NSES NOT
11	Payable o	ut of the State General Fund:		
12 13	01	Orleans Parish Juvenile Protective Care Monitoring Program	\$	591,627
14 15 16	Program Description: The program tracks and maintains child abuse and neglect cases in the Orleans Parish Juvenile Court. It also provides assistance in support of the Families in Need of Services Program.			
17	02	Orleans Parish Juvenile Court Reporters	\$	88,312
18 19	03	For the expenses of the Judges' Assistance Program	\$	63,548
20 21	Program Description: The Judges' Assistance Program provides counseling and other assistance to judges with substance abuse problems.			
22	TOTAL (OTHER COURTS NOT REQUIRED BY STATUTE	<u>\$</u>	743,487
23	03-8175	NON-JUDICIAL STATE EXPENSES		
24	Payable o	ut of the State General Fund:		
25	01	Legal representation of children in child protection cases	<u>\$</u>	2,029,839
26 27 28 29 30	Protection Cases and at the request of the Division of Administration, in order to advance the administration of justice, the Supreme Court administers funding to provide qualified legal representation for children in child protection cases as required to fulfill the state's statutory			
31	TOTAL N	NON-JUDICIAL STATE EXPENSES	\$	2,029,839
32	Section 2. The appropriations, and the allocations of such appropriations, from the			
33	State General Fund (Direct) contained in Section 1 of this Act shall be reduced by a total			
34	amount of Three Million Sixty Thousand Eight Hundred Fourteen and No/100			
35	(\$3,060,814.00) Dollars, pursuant to a plan adopted by the Judicial Budgetary Control			
36	Board or as approved by the Louisiana Supreme Court.			
37	Section 3.A. The Chief Justice of the Supreme Court, or her duly authorized and			
38	appointed agent, shall warrant the state treasurer for the allocations herein provided, or			
39	for so much thereof as may be necessary. The aforesaid warrant shall be paid out of the			
40	state gene	eral fund, and the state treasurer shall pay said warrant by	prefere	ence over all

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other warrants, except warrants for the salaries of constitutional officers of the state and
 warrants for expenses of the legislature, which shall be concurrent with the warrant
 provided by this Act.

B. The funds drawn as provided herein shall be deposited in the name of the judiciary
in an approved bank that has been selected by the Supreme Court and is located in the
state.

C. Any funds herein allocated to the judiciary, any portion of the funds previously
appropriated to the judiciary, other revenue of the judiciary or its agencies, and interest
earnings are hereby appropriated and may be used to defray the expenses of the judiciary;
however, all funds remaining unexpended or unencumbered shall be returnable to the
state general fund on or before September 1, 2016.

D. For Fiscal Year 2015-2016, any surpluses occurring in the appropriations made in this Act may be transferred from one agency or line-item to another during the fiscal year in accordance with the rules of the Judicial Budgetary Control Board, or as approved by the Supreme Court.

E. The adjustment to be made in the salaries of judicial employees and the number of authorized positions of the judiciary shall be as decided by the judicial agency affected, subject to the approval of the Judicial Budgetary Control Board or as approved by the Supreme Court.

F. The program descriptions, general performance information and indicators, objectives, goals, and mission statements contained in this Act are not part of the law and are not enacted into law by virtue of their inclusion in this Act. The missions, goals, and objectives contained in the Act are derived from performance standards established by Section 10 of Part G General Administrative Rules of the Supreme Court of Louisiana.

G. The inclusion in this Act of staff salaries and benefits for lower court or other
judicial branch agency employees shall not be deemed to create or impose any obligation
upon the State of Louisiana Judicial Branch, the Supreme Court of Louisiana, the Judicial
Budgetary Control Board, or the Supreme Court Judicial Administrator's Office relative
to the administration of pay, retirement or other benefits to any such employees.
Accordingly, the State of Louisiana Judicial Branch, the Supreme Court of Louisiana, the
Judicial Budgetary Control Board, and the Supreme Court Judicial Administrator's Office

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are not to be considered the "employer" or "employing agency" of lower court or other
judicial agency employees whose staff salaries and other benefits are included in this Act.
Section 4. This Act shall become effective on July 1, 2015; if vetoed by the
governor and subsequently approved by the legislature, this Act shall become effective
on July 1, 2015, or on the day following such approval by the legislature, whichever is
later.

COMPARATIVE STATEMENT

In accordance with R.S. 39:51(D), the following represents a comparative statement for each Court and program. The operating budget for FY 2014-2015 is compared to the appropriations for FY 2015-2016 as contained in the original bill.

	Operating Budget	Appropriation Request
Courts and Programs	<u>FY 2014-2015</u>	FY 2015-2016
Supreme Court		
Total Supreme Court	\$ 70,916,964	\$ 73,500,402
Courts of Appeal		
Total Courts of Appeal	\$ 44,238,406	\$ 46,577,636
District Courts		
Total District Courts	\$ 44,936,501	\$ 46,379,156
Other Courts		
Total Other Courts	\$ 2,993,515	\$ 3,062,052
Other Programs		
Total Other Programs	\$ 713,548	\$ 743,487
Non-Judicial State Expense	es	
Total State Expenses	<u>\$ 1,976,474</u>	<u>\$ 2,029,839</u>

Total State General Fund

and Interagency Transfer

All Line Items	<u>\$ 165,775,408</u>	<u>\$172,292,572</u>
Total Statutory Dedications	<u>\$ 10,222,822</u>	<u>\$ 10,371,434</u>
Total Funding	<u>\$ 175,998,230</u>	<u>\$182,664,006</u>

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____