PART III

APPROPRIATIONS REQUESTED BY THE JUDICIARY AND THE LEGISLATURE

COMMENTARY OF THE GOVERNOR ON THE JUDICIARY

In accordance with Article VII, Section One of the State Constitution, I am transmitting herewith the appropriations requested by the Judiciary for fiscal year 2003-04. As required by the Constitution, I am presenting the Judiciary budget as it has been submitted by the Office of Court Administration.

The Judiciary's All Funds appropriation request is \$1.8 billion, a \$56 million, or 3.2 percent increase over the current year. Of this amount, \$1.63 billion is requested from the State tax dollar supported General Fund, an increase of \$62.8 million or 4 percent over 2002-03.

While the Office of Court Administration has clearly taken steps to constrain spending growth in the Judiciary, nonetheless, its budget request for 2003-04 reflects a substantial increase. In light of the magnitude of the fiscal crisis facing the State, and the economies effected by the rest of State government, I call upon the Chief Judge to exercise additional fiscal restraint and strive for year-to-year reductions in spending and staffing.

The General Fund increase currently called for includes:

- \$18.5 million for negotiated salary increments and base level increases;
- \$37.2 million for increased fringe benefit costs;
- \$5 million for annualization of current year initiatives, including an increase in nonjudicial security positions (\$2.9 million) and contractual security enhancements (\$2.1 million);
- \$2.7 million for 16 certificated judges and \$1.5 million for new city court judges and staff established in the 2001 Legislative session;
- \$3.4 million for contractual and fixed cost increases, including the Law Guardian Program (\$1.1 million), legal reference (\$1.1 million), Alternative Dispute contracts (\$300,000) and postal rate increases (\$900,000); and
- \$10 million for new needs, including overtime expenses related to enhanced security measures (\$3.9 million), continued expansion of Drug Treatment Courts (\$1.7 million), a shift of Information Technology funding to the General Fund from the Data Processing Fund (\$3 million), jury initiatives (\$500,000), continuing education and training initiatives for judges and legal staff (\$500,000) and the establishment of a community court in Queens (\$400,000).

These increases are partially offset by recurring savings totaling \$15.5 million, including personal service savings resulting from the hiring freeze and savings from early retirement incentives (\$8.6 million); a reduction in financing costs (\$2.2 million); and other nonpersonal service reductions for travel and non-recurring contractual services (\$4.7 million).

The All Funds appropriation growth reflects an increase of \$5.8 million for the Lawyer's Fund for Client Protection, \$700,000 for the NYC County Clerks' Operations Offset Fund and a \$2.5 million increase in Federal funding for Drug Treatment Courts.

THE JUDICIARY

INTRODUCTION

THE UNIFIED COURT SYSTEM

The Judiciary is one of the three branches of New York State Government. Article VI of the State Constitution establishes a Unified Court System, defines the organization and jurisdiction of the courts and provides for the administrative supervision of the courts by a Chief Administrator on behalf of the Chief Judge of the State of New York.

The objectives of the Judiciary are to: (1) provide a forum for the peaceful, fair and prompt resolution of civil claims and family disputes, criminal charges and charges of juvenile delinquency, disputes between citizens and their government, and challenges to government actions; (2) supervise the administration of estates of decedents, consider adoption petitions, and preside over matters involving the dissolution of marriages; (3) provide legal protection for children, mentally ill persons and others entitled by law to the special protection of the courts; and (4) regulate the admission of lawyers to the Bar and their conduct and discipline.

The New York State court system is one of the largest and busiest in the Western World. It consists of over 1,200 state-paid judges, 2,200 town and village justices and nearly 15,000 nonjudicial employees. Pursuant to the Unified Court Budget Act, the cost of operating the Unified Court System, excluding town and village courts, is borne by the State.

STRUCTURE AND JURISDICTION OF THE COURTS

The Unified Court System is structured as follows:

JURISDICTION

Court of Appeals

APPELLATE COURTS

Appellate Divisions of the Supreme Court
Appellate Terms of the Supreme Court
County Courts (acting as appellate courts)

Statewide:

TRIAL COURTS
OF SUPERIOR
JURISDICTION
Supreme Court
Court of Claims
Family Court
Surrogate's Court
Outside New York City:

Occupation Count

County Court

New York City: Criminal Court Civil Court

TRIAL COURTS Outside New York City:
OF LIMITED City Courts

District Courts Town Courts* Village Courts*

*Locally funded courts

The jurisdiction of each court is established by Article VI of the Constitution or by statute. The courts of original jurisdiction, or trial courts, hear cases in the first instance, and the appellate courts hear and determine appeals from the decisions of the trial courts.

The Court of Appeals, the State's highest court, hears cases on appeal from the other appellate courts and, in some instances, from the courts of original jurisdiction. In most cases, its review is limited to questions of law. The Court also reviews determinations of the Commission on Judicial Conduct.

There are four Appellate Divisions of the Supreme Court, one in each of the State's four judicial departments. The Appellate Divisions hear appeals concerning civil and criminal cases. In the First and Second Departments, Appellate Terms have been established to hear appeals in criminal and civil cases determined in the Criminal and Civil Courts of the City of New York and civil and criminal cases determined in district, city, town, and village courts outside the City. In the Third and Fourth Departments, appeals from city, town and village courts are heard initially in the appropriate County Court.

The Supreme Court, which functions in each of the State's 12 judicial districts, is a trial court of unlimited, original jurisdiction, but it generally hears cases outside the jurisdiction of other courts. It exercises its civil jurisdiction statewide; in the City of New York and some other parts of the State, it also exercises jurisdiction over felony charges.

The Court of Claims is a statewide court having jurisdiction over claims for money damages against the State. Certain Judges of the Court of Claims; i.e., Judges appointed pursuant to paragraphs (b), (d), and (e) of subdivision 2 of section 2 of the Court of Claims Act, are assigned temporarily to the Supreme Court, primarily as trial justices in the criminal terms

There are three county-level superior courts. The County Court is established in each county outside the City of New York. It is authorized to handle the prosecution of crimes committed within the county, although in practice, arraignments and other preliminary proceedings on felonies, misdemeanors and minor offenses are handled by courts of limited jurisdiction while the County Court presides over felony trials and supervises the Grand Jury. The County Court also has limited jurisdiction in civil cases, with authority to entertain those involving amounts up to \$25,000.

The Family Court is established in each county and in the City of New York. It has jurisdiction over matters involving children and families. Its caseload consists largely of proceedings involving support of dependent relatives, juvenile delinquency, child protection, persons in need of supervision, review and approval of foster-care placements, paternity determinations, and family offenses.

The Surrogate's Court is established in every county and hears cases involving the affairs of decedents, including the probate of wills and the administration of estates. Family Court and Surrogate's Court have concurrent jurisdiction in adoption proceedings.

The Civil Court of the City of New York tries civil cases involving amounts up to \$25,000 and other civil matters referred to it by the Supreme Court (pursuant to section 325 of the CPLR). It includes a Housing Part for landlord-tenant matters and housing code violations. It also includes a Small Claims Part and a Commercial Small Claims Part for matters not exceeding \$3,000. The Criminal Court of the City of New York has jurisdiction over misdemeanors and violations. Judges of the Criminal Court also act as arraigning magistrates and conduct preliminary hearings in felony cases.

There are four kinds of courts of limited jurisdiction outside the City of New York: District (established in Nassau County and in the five western towns of Suffolk County), City, Town and Village Courts. All have jurisdiction over minor criminal matters. They also have jurisdiction over minor civil matters, including small claims and summary proceedings, although their monetary ceilings vary: \$15,000 in District and City Courts, and \$3,000 in Town and Village Courts.

The civil courts of limited jurisdiction in 31 counties are making use of compulsory arbitration with lawyer arbitrators to resolve minor civil disputes, that is, civil actions where the amount sought is \$6,000 or less in courts outside the City of New York and \$10,000 or less in courts in the City.

ADMINISTRATIVE STRUCTURE OF THE UNIFIED COURT SYSTEM

Section 28 of Article VI of the State Constitution provides that the Chief Judge of the Court of Appeals is the Chief Judge of the State and its chief judicial officer. The Chief Judge appoints a Chief Administrator of the Courts (who is called the Chief Administrative Judge of the Courts if the appointee is a judge) with the advice and consent of the Administrative Board of the Courts. The Administrative Board consists of the Chief Judge, as chair, and the Presiding Justices of the four Appellate Divisions of the Supreme Court.

The Chief Judge establishes statewide standards and administrative policies after consultation with the Administrative Board of the Courts and promulgates them after approval by the Court of Appeals.

The Chief Administrative Judge, on behalf of the Chief Judge, is responsible for supervising the administration and operation of the trial courts and for establishing and directing an administrative office for the courts, called the Office of Court Administration (OCA). In this task, the Chief Administrative Judge is assisted by two Deputy Chief Administrative Judges, who supervise the day-to-day operations of the trial courts in New York City and in the rest of the State, respectively; Deputy Chief Administrative Judge for Justice Initiatives, a Deputy Chief Administrative Judge for Management Support, who supervises the operations of the units that compose the Office of Management Support; and a Counsel, who directs the legal and legislative work of the Counsel's Office.

The Office of Management Support consists of eight operational divisions, with overall policy guidance and management directed by the Chief Administrative Judge, assisted by the Deputy Chief Administrative Judge for Management Support. The Division of Human Resources is responsible for conducting educational programs for judges and nonjudicial personnel; the administration of the Unified Court System's workforce diversity programs; labor management relations; payroll processing; career development services; employee benefits administration; and a broad range of personnel services dealing with job classification, compensation and examination issues. The Division of Financial Management coordinates the preparation and implementation of the Judiciary budget and is also responsible for promulgation of fiscal policies and procedures; revenue and expenditure monitoring, control and reporting; and the coordination of the fiscal aspects of the Court Facilities Aid Program. The Division of Technology is responsible for the development, implementation and oversight of all central and local automation and telecommunication services which support court operations and administrative functions. The Division of Legal Information and Records Management is responsible for overseeing all of the Judiciary's automated and printed media legal reference services and for coordination of records retention and management programs. The Division of Court Operations provides centralized support for day-to-day court operations through its oversight of streamlining initiatives, procedural manual development and training programs, as well as for court security, and alternative dispute resolution programs.

The services provided by these operational divisions are further supplemented by a Public Affairs Office which coordinates communications with other governmental entities, the press, public and bar. The Office of Court Research compiles UCS workload statistics for the courts, management and the public and conducts operational improvement studies. The Administrative Services Office provides a broad range of general support services to the courts including, but not limited to, central accounting and revenue management; attorney registration administration, centralized procurement, supply and printing. Finally, an Office of Internal Affairs, reporting directly to the Chief Administrative Judge, conducts internal audits and investigations to support the attainment of management's long term goals and priorities.

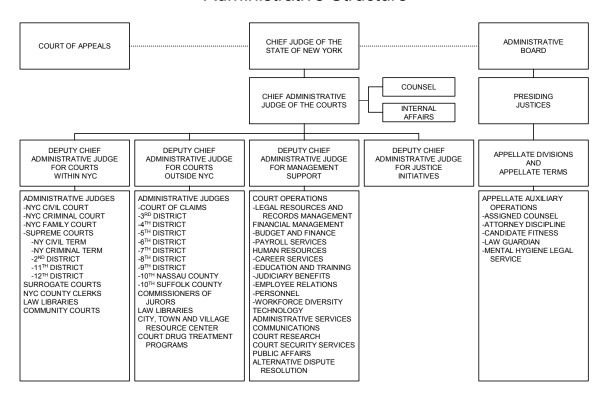
Counsel's Office prepares and analyzes legislation, represents the Unified Court System in litigation, and provides various other forms of legal assistance to the Chief Administrative Judge.

Responsibility for on-site management of the trial courts and agencies is vested with the Administrative Judges. Upstate, in each of the eight judicial districts established outside the City of New York, there is a District Administrative Judge who is responsible for all courts and agencies operating within the judicial district. In the City of New York, Administrative Judges supervise each

of the major trial courts, and the Deputy Chief Administrative Judge provides for management of the complex of courts and court agencies within the City. The Administrative Judges manage not only court caseload, but are responsible as well for general administrative functions including personnel and budget administration and all fiscal procedures.

The Appellate Divisions are responsible for the administration and management of their respective courts, and of the several Appellate Auxiliary Operations: Candidate Fitness, Attorney Discipline, Assigned Counsel, Law Guardians, and Mental Hygiene Legal Service.

Unified Court System Administrative Structure



EXECUTIVE SUMMARY

THE COURT SYSTEM'S RESPONSE TO THE STATE'S FISCAL CRISIS

The New York State Judiciary fully recognizes the economic losses that New York has experienced over the last year. Even before the current fiscal year began, the court system took steps to reduce spending, commencing a strict vacancy control program in January 2002 that, in conjunction with the early retirement incentive program, has significantly reduced the level of nonjudicial employment. In addition, administrative measures to curtail equipment, travel and other operating costs have been implemented. Both the vacancy control program and the administrative cost-savings measures will remain in effect throughout the coming fiscal year.

The challenges that we face as a Judiciary require additional fiscal belt-tightening so that we can meet our responsibilities as a full partner in State government. Accordingly, the 2003-2004 Judiciary budget does not seek any additional nonjudicial positions to meet the courts' operational priorities. Moreover, to maintain the level of employment that can be sustained by the budget request, the court system will replace only the most critical employees who participated in the early retirement program or who have otherwise left our employment. The personal savings achieved by these steps provide the framework for the requested budget, as the Judiciary seeks increasingly creative and efficient ways of managing its resources. This approach represents a commitment to meet the demands of the State's fiscal reality as well as the need to provide uninterrupted service to the public.

In New York, the Judiciary's service to the public has been marked by innovation, based on a problem-solving approach that has made this court system the recognized leader in ensuring justice. Over the past years, the drug courts and domestic violence courts that have been instituted in the State have proven the worth of this problem-solving approach to cases coming before the courts. Continuation of these programs is particularly important in these difficult economic times — not only to ensure the benefits of these innovations across the State, but also to produce real efficiencies of scale. The demonstrable fiscal savings from restructured courts can begin with the Integrated Domestic Violence Courts, which allow all related family, criminal and matrimonial matters to be heard in a single court by a single Judge.

COURT SAFETY AND SECURITY IN THE AFTERMATH OF SEPTEMBER 11, 2001

Like all public entities, the New York State courts are more aware than ever of safety and security issues. Over the past year, the court system has been systematically improving court security and emergency preparedness. Improvements have been made through reallocated and increased levels of security staffing and through the use of enhanced equipment and technology. Many sites have added or enhanced magnetometer and x-ray scanning systems and other electronic security systems and devices to ensure the safety and protection of those who enter court facilities. These equipment improvements have been combined with new policies and procedures that ensure thorough and careful screening of those entering court facilities. Also, new protocols for screening mail, packages and other goods delivered to court buildings have been adopted. The court system is also implementing changes to court facility access and design standards to accommodate new building safety and security requirements. Court administrators are reassessing emergency preparedness plans and integrating court plans with those of local emergency management networks. Our goal is to be able to respond effectively to any future disaster and to resume court operations as quickly as possible.

In September 2002, New York's Judiciary sponsored a national conference to consider the many challenges that confront the courts in the aftermath of terrorist attacks. The "9-11 Summit", organized with the National Center for State Courts, brought together judges, administrators and security and disaster preparedness specialists from other government branches and the private sector for a national conversation about the emergency preparedness and disaster response and recovery issues critical to the courts. At the summit, policy leaders and security officials exchanged important information and discussed practical tools that will help the courts develop comprehensive and effective emergency preparedness and recovery plans. Such planning is essential for the protection of the public and the courts and to ensure the crucial functions of the courts can continue in times of crisis.

MEETING THE COURTS' MISSION IN A DIFFICULT TIME

While fiscal prudence and vigilance in security remain priorities, the courts' primary focus must continue to be on its fundamental mission — meeting the justice needs of New Yorkers. Indeed, now is the time for the court system to redouble its commitment to creative approaches to resolving disputes. Among the successful problem-solving approaches that have been implemented by the New York Judiciary are:

- Criminal Drug Treatment Courts, in which non-violent, drug-addicted offenders are required to complete intensive drug treatment under the rigorous supervision of the courts as an alternative to jail.¹
- Family Treatment Courts, which handle cases involving neglect where addiction is the
 underlying problem. These courts provide screening and assessment of parents with
 substance abuse problems, access to appropriate treatment and services and a
 system of sanctions to motivate compliance with court mandates.
- Integrated Domestic Violence Courts (IDVC) follow the "one Family, one Judge" model, in which one judge presides over all Criminal, Family, and Supreme Court matters involving the same parties. An IDVC allows jurisdictions to address interrelated family problems in a comprehensive manner, provide integrated service delivery and improve both court efficiency and informed judicial decision-making.
- Community Courts address another justice problem meeting the needs of communities affected by crime on the local level. Community Courts are testing a variety of new mechanisms for involving the community in the criminal justice process, including public restitution projects, community mediation, victim-offender panels, use of treatment and social service interventions and input from neighborhood leaders through advisory panels and other participatory processes.

address the unmet treatment court needs of the medium and smaller-sized counties. In most cases, treatment courts will be established in multi-bench courts to provide services for felony and family cases. In several instances these "hub" courts will also provide services to smaller City Courts, and in a few cases to Town and Village Treatment Courts.

Next year we will achieve a major goal of the treatment court program – the opening of at least one county level court in each county. New openings in 2003-2004, which will be phased in over the course of the fiscal year, will primarily

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These courts, which work as part of a network with other criminal justice and social agencies to address underlying social problems and to improve overall community conditions, have proven that they work. By addressing the underlying societal issues, these courts have been shown to reduce costs associated with crime and recidivism to state and local governments.²

The time has come to integrate these proven approaches throughout all of the State courts. Not only will this integration ensure the benefits of these innovations to all New Yorkers, it will also produce efficiencies of scale. In fact, there are the demonstrable fiscal savings from such programs as the Integrated Domestic Violence Court, which allow all related family, criminal, and matrimonial matters to be heard in a single court by a single Judge, rather than by three or more Judges in three or more courts.

OTHER PRIORITIES

The proposed Judiciary budget also provides funding for the continuation of a number of other priorities. Key among these are the following.

ACCESS TO JUSTICE

The Unified Court System has developed a statewide strategy to improve access to justice. Access efforts reflect a wide range of actions and initiatives ranging from enlarging jury pools to providing assistance to self-represented litigants. Access also means making sure that people receive fair and equal treatment by the justice system regardless of their economic status. Too often those with limited resources do not have access to the justice system. Thus the court system remains committed to providing services at convenient times in the community, with satellite courts, night court parts to meet the needs of working families, expanded mediation and alternative dispute resolution programs, and services to self-represented litigants within the courthouses. The court system has also created an Access to Justice Center to concentrate on promoting ideas to improve the delivery of services and on identifying permanent funding sources, programs and legislation that will ensure meaningful access to justice for all civil litigants. The Center, which is overseen by an Access to Justice Board, also serves as a clearinghouse for civil legal services issues.

Another major challenge that is thwarting access to justice is the extremely low fees paid to assigned counsel who provide criminal legal representation to the poor. New York's current hourly rates to court-appointed attorneys are among the lowest in the nation. The court system has offered a proposal to raise those rates that recognizes both the critical importance of adequate compensation for criminal legal representation and the state's fiscal climate. The court system will continue to work closely with the Governor and legislative leaders to find a feasible fiscal solution that will ensure appropriate rates and the means to implement them.

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² In October 2002, another type of problem-solving court – a Mental Health Court, the first of its kind in New York State – opened in Brooklyn. The Brooklyn Mental Health Court targets cases of non-violent defendants with serious mental illness, and helps link these defendants to long-term treatment as an alternative to incarceration in both misdemeanor and low-level felony cases. The goal of the Brooklyn Mental Health Court is to use the authority of the court to link mentally ill offenders to treatment, stabilize their illness and prevent their return to the criminal justice system. Designed by the Center for Court Innovation, the Brooklyn Mental Health Court is a joint project of the Unified Court System, New York State Department of Mental Health, the NYC Department of Mental Health, Kings County District Attorney's Office, and the Legal Aid Society.

Several more such Mental Health Court projects are planned in other jurisdictions. The rate at which they will be developed depends in part on the availability of grant funds. The Brooklyn court and six other jurisdictions, County Courts in Schenectady, Monroe and Nassau counties, the Suffolk District Court, the Buffalo City Court and the Bronx Treatment Court, part of the NYC Criminal Court, have applied for Federal mental health court grants through the Bureau of Justice Assistance.

Community education and outreach is also a central component of the Judiciary's access to justice efforts. Outreach to the public has involved a variety of programs and educational efforts, including a Public Affairs website that features information about the courts' community initiatives, court system publications, and educational pages directed toward students of all grade levels. The statewide strategy for eliminating barriers to justice in New York has also been bolstered by publication of Justiceworks, a brochure which outlines the various resources and services available to court users.

CIVIL JUSTICE

The Comprehensive Civil Justice Plan was initiated to move civil cases through the system more efficiently by means of more active court management of cases. This program has been instrumental in reducing the pending inventory of trial-ready cases to the lowest level in many years. Efforts continue on greater attention on pre-trial ready cases, ensuring that case milestones are met in a timely fashion, thus readying the cases for trial. The program features technological innovations, including pilot locations for the electronic filing of court papers.

Specialized parts for specific case types have proven successful, including commercial parts, matrimonial parts, motor vehicle parts, and City parts for cases in which New York City is a defendant. The use of specialized parts will continue, with appropriate support. In matrimonial parts, for example, the addition of social workers to assist families in addressing related custody and visitation disputes has improved the quality and the timeliness of the case resolution. For commercial cases, the Commercial Division operates in Albany, New York, Erie, Monroe, Nassau, Suffolk and Westchester County Supreme Courts.

COURT TECHNOLOGY

Technology continues to play a central role in allowing the Judiciary to deal effectively with its high-volume caseloads and in improving public access to court information. The Statewide intranet (CourtNet) provides the technology and applications that support automated case management capability and internal communications through e-mail and video-conferencing. The court system has also made important strides in facilitating access by the public to case and court system information. The Unified Court System is also expanding the availability of courtroom technology enhancements including realtime transcription, courtroom access to computerized case information and technology to provide animated evidentiary presentations.

The court system's automation program incorporates a number of multi-year projects to upgrade and modernize centralized computer operations. This budget request reflects ongoing funding for these projects and seeks new COPS funding authorization to finance automation equipment replacements and upgrades to ensure the reliability and efficiency of operations statewide. Among the critical automation services that will be maintained through the resources proposed in this budget are the maintenance of CourtNet, the court system's mission critical statewide intranet system; continued development of the court system's Universal Case Management System to replace existing automated case processing applications; ongoing replacement of desktop and laptop computers and file servers; expansion of remote access to CourtNet for the 2,300 Town and Village Courts; and specialized applications and technology for drug treatment courts, domestic violence courts and community courts. Replacement of the antiquated and inoperable NYC court telephone system with modern equipment and systems is also a high priority, especially in light of the communication systems disruption caused by the last year's terrorist attack. To reduce security risks, additional equipment is also being acquired to provide the NYC Criminal Courts with timesaving video arraignment capabilities, including central office connections for video technology and equipment set-ups for criminal courtrooms and appearance rooms at courthouses throughout NYC.

As part of the court system's automation program, efforts are now underway to streamline and improve human resource information applications and processes. The budget request

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continues funding for the human resource and timekeeping applications that were recommended as part of the recently completed comprehensive human resource business process analysis. The uniform automated timekeeping system, now in the design phase, will streamline payroll and personnel time and leave functions. Funding will also support work to design and implement new automated systems to support various other personnel functions including position management, employee histories, leave management and regulatory records requirements. Automation of these personnel activities is scheduled to be undertaken in the coming fiscal year.

The court system provides extensive, detailed case information to attorneys, the press, and the public on its internet site (www.courts.state.ny.us) free of charge and will continue to do so. As a revenue enhancement measure, the Unified Court System also provides certain electronically-generated information on a fee-for-service basis. The E-subscription services have been established to provide value-added services for which the UCS charges a small fee. These value-added services include: e-mail notification of change to case information; the Case Watch service; attorney-only secure e-mail services; wireless device services; and individualized case calendars for subscribers. At a later stage, the E-subscription service will be expanded to include other items such as a case management system for the small practitioner.

DIVERSITY PROGRAMS

Important diversity initiatives will continue in the coming fiscal year and are included in the Judiciary's budget request. The court system will continue its year-long fellowships to law school graduates interested in pursuing careers in court system public service. The court system also plans to create a Legal Education Opportunity Program to enhance the diversity of the New York State Bar. The Legal Education Opportunity program would be modeled upon similar programs that have been created in other States, most notably Indiana University's "Conference on Legal Education Opportunity" (CLEO) program which is aimed at increasing the number of minority, low-income and disadvantaged students who attend the law school in the State.

TOWN AND VILLAGE COURTS

The Justice Court Assistance Program, enacted by the Legislature during the 1999 session, provides financial assistance for various purposes, including automation, training for judges and court staff, purchasing of legal reference materials, and improvement of court facilities. Magistrates Associations, which represent town and village justices, also may apply for funds to be used toward judicial training programs. In the current fiscal year, the Unified Court System will disburse \$500,000 in grants to these local courts across the state. Funding for grants will be capped at a maximum of \$20,000 for any one court or association. The grants being made available under the program will supplement local funding to address specific needs, such as automation and training of court personnel. This initiative is intended to increase the efficiency of Town and Village Court operations and enhance the administration of justice on a local level. The proposed budget for the Judiciary continues funding for this program of grant assistance at the current year level.

CRIMINAL DISPOSITION RECONCILIATION PROJECT

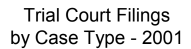
The court system has been working with the Division of Criminal Justice Services to resolve the long-standing problem of unmatched criminal cases and dispositions. The court system maintains an automated Criminal Record and Information System to record reportable criminal activities. The system receives automated arrest information from and provides disposition information to the Division of Criminal Justice Services (DCJS). The Town and Village Courts submit disposition information directly to DCJS. The Criminal History Intensive Reconciliation Project is a comprehensive effort undertaken by the Unified Court System in conjunction with the Division of Criminal Justice Services to reconcile more

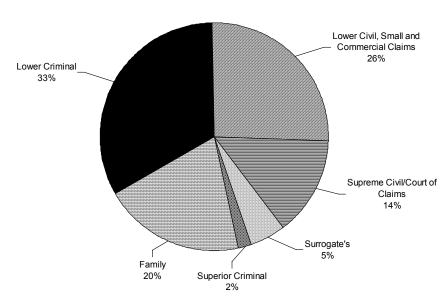
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than 1,000,000 open arrests. Substantial progress has been made in reducing the number of open arrests since this joint project began and this budget continues funding to ensure that this progress continues.

COURT SYSTEM WORKLOAD

The court system is handling record level caseloads. In 2001, there were 3,414,712, new cases filed in the trial courts of the Unified Court System, excluding traffic and parking cases, an increase of over 700,000 filings, or 26.3 percent, since 1993.





Filings and dispositions in 2001, by case type, were as follows:

Criminal Cases

Criminal Term of Supreme and County Courts

- Filings 52,500
- Dispositions 54,964

Criminal Court of the City of New York

- Filings (arrest cases) 338,442
- Dispositions (arrest cases) 345,234
- Filings (summons cases) 530,823
- Dispositions (summons cases) 422,996

City and District Courts Outside New York City

- Filings 283,482
- Dispositions 275,620

Civil Cases

Civil Term of Supreme Court

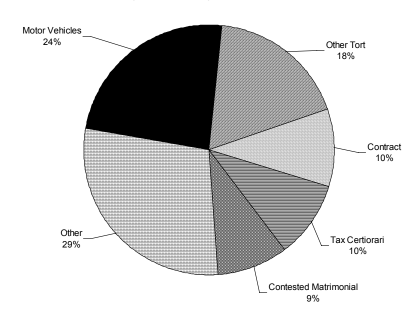
Civil Actions

- Filings 407,097
- Dispositions 439,310

Small Claims Assessment Review Program (SCAR)

- Filings 49,257
- Dispositions 50,057

Supreme Civil New Case Filings by Case Type - 2001



Civil Court of the City of New York

Civil Actions

- Filings 247,547
- Dispositions 128,372

Small Claims/Commercial Claims

- Filings 46,978
- Dispositions 49,652

Housing Court

- Filings 334,488
- Dispositions 292,234

City and District Courts Outside New York City

Civil Actions

- Filings 118,126
- Dispositions 102,821

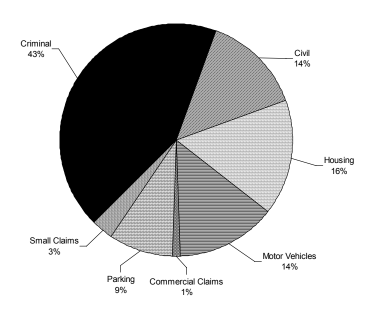
Small Claims/Commercial Claims

- Filings 51,571
- Dispositions 51,938

Landlord/Tenant

- Filings 79,370
- Dispositions 77,402

City and District Court Filings by Case Type - 2001



County Courts

- Filings 26,565
- Dispositions 27,117

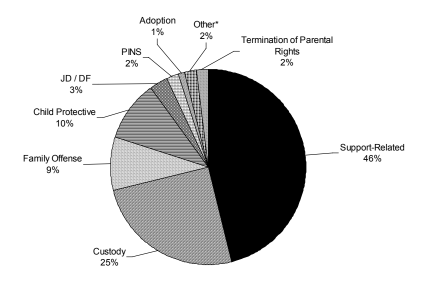
Court of Claims

- Filings 1,910
- Dispositions 2,331

Arbitration Program

- Filings 18,721
- Dispositions 17,750

Family Court Filings by Case Type - 2001



^{*} Includes Guardianship, Foster Care, Physically Handicapped, Consent to Marry and Other

Family Courts

- Filings 683,390
- Dispositions 681,414

Surrogate's Courts

- Filings 163,166 Dispositions 124,858

2003-04 JUDICIARY BUDGET REQUEST

The budget request for the Judiciary General Fund Court and Agency Operations for fiscal year 2003-2004 is \$1.35 billion, a 1.9 percent increase over the current year. The State Funds Court and Agency portion of the request, including the General Fund as well as Special Revenue Funds, is \$1.41 billion, a 1.5 percent increase over the current year fiscal appropriation of \$1.39 billion.

This budget level includes full funding for all authorized judicial positions and funding for nonjudicial positions at the fill level anticipated at the close of the current fiscal year. The personal service request also includes funding for salary increments for eligible nonjudicial employees pursuant to statute. Adjustments are also reflected for certificated justices and staff changes and annualization of costs for security and drug treatment court positions that were partially funded in the current year. In nonpersonal service, funds provide for jury per diem payments consistent with projected workload levels; legal reference materials and electronic research services at contractually agreed to rates; contractual security services with increases related to collective bargaining agreements for locally provided security; judicial hearing officer support, and other requisite per diem payments for trial-related services; finance payments for prior year COPS financing programs; and other necessary support for basic costs such as office supplies, telephones, space and equipment rentals associated with the day-to-day operations of the courts and court-related agencies. Judicial education and training programs for court administrators and employees are also continued to improve the quality of justice.

ANALYSIS OF CHANGE

The Judiciary's 2003-04 Court and Agency Operations - General Fund budget increase totals \$25.6 million. The major components of the General Fund Operations change include:

- \$18.5 million for salary increments for eligible nonjudicial employees in accordance with collective bargaining contracts and administrative provision.
- \$2.9 million for the annualization of nonjudicial security positions approved for the current year.
- \$2.7 million for certificated justices and staff on 1/1/2003 and 1/1/2004 a net increase of 16 justices pursuant to section 115 of the Judiciary Law.
- \$1.5 million for new city court judges and staff pursuant to Chapter 584 of the laws of 2001.
- \$1.0 million for temporary service primarily for the Drug Court Program.
- \$3.9 million for overtime expenses related to post 9/11 enhanced security measures (reflects savings of \$17 million over immediate post 9/11 levels).
- \$-8.6 million in personal service savings attributable to a combination of vacancy control and the retirement incentive program.
- \$2.1 million for the annualization of contractual security enhancements approved in the current year and for collective bargaining changes that will take effect in the coming year.
- \$.7 million for costs associated with Drug Treatment Court Program funding for both personnel and contractual services.
- \$1.1 million for Law Guardian Program increases for Legal Aid contracts to address increases in law guardian assignments and contractual obligations.
- \$3.0 million attributable to the transfer of Information Technology funding to the General Fund from the Judicial Data Processing Offset Fund.
- \$.5 million for jury initiatives (inclusion of return postage for New York City).
- \$.9 million for increases in postal rates.
- \$.3 million for increases in Alternate Dispute Resolution contracts.
- \$1.1 million for legal reference (automation and print).

- \$.4 million for the establishment of a Community Court in Queens.
 \$.5 million for education and training initiatives.
 \$-2.2 million reduction in financing costs.
 \$-4.7 million reduction in all general nonpersonal service categories.

THE JUDICIARY BUDGET - 2003-2004

The following is a Summary of the 2003-2004 fiscal requirements of the Judiciary including the legislative appropriation bill and financial plan in support of the budget proposals.

UNIFIED COURT SYSTEM 2003-04 BUDGET REQUEST ALL FUNDS APPROPRIATION REQUIREMENTS MAJOR PURPOSE/FUND SUMMARY (dollars)

Category/Fund/Major Purpose	2002-2003 Available	2003-2004 Requested	Change
Court and Agency Operations:			
Courts of Original Jurisdiction	1.149.142.857	1,172,988,503	23,845,646
Court of Appeals	13,138,335	13,251,535	113,200
Appellate Court Operations	57,900,473	59,639,726	1,739,253
Appellate Auxiliary Operations	75,709,920	77,111,845	1,401,925
Administration and General Support	18,917,467	19,330,009	412,542
Judiciary Wide Maintenance Undistributed	10,768,231	8,895,227	(1,873,004)
Court and Agency Operations – General Fund – Total	1,325,577,283	1,351,216,845	25,639,562
Special Revenue Fund-Federal			
Miscellaneous Federal Grants	4,000,000	6,500,000	2,500,000
	,,	-,,	,,
Special Revenue Fund-Other	47.770.004	40 470 447	007.500
New York City County Clerks Offset Fund	17,778,921	18,476,447	697,526
Data Processing Offset Fund	15,817,362	12,933,484	(2,883,878)
Miscellaneous Special Revenue Grants	6,250,000	3,000,000	(3,250,000)
Attorney Licensing Fund	18,870,575	19,785,734	915,159
Court Facilities Incentive Aid Fund	2,420,203	2,183,275	(236,928)
Court and Agency – All Funds – Total	1,390,714,344	1,414,095,785	23,381,441
General State Charges			
General Fund	244,698,811	281,887,527	37,188,716
Lawyer's Fund-Client Protection	98,000	98,000	0
Attorney Licensing Fund	2,410,054	2,776,382	366,328
Court Facilities Incentive Aid Fund	247,764	285,424	37,660
Data Processing Offset Fund	2,072,195	2,387,169	314,974
New York City County Clerks Offset Fund	2,950,625	3,399,120	448,495
General State Charges – All Funds – Total	252,477,449	290,833,622	38,356,173
Laurenia Fund Client Protection			
Lawyer's Fund-Client Protection Lawyer's Fund Client Protection	9,770,949	9,776,788	5,839
Lawyer 31 and Olient 1 Totection	3,770,043	3,770,700	5,005
Lawyer's Fund – All Funds – Total	9,770,949	9,776,788	5,839
Aid to Localities			
General Fund-Courts of Original Jurisdiction	500,000	500,000	0
Court Facilities Incentive Aid Fund	84,779,000	87,095,749	2,316,749
Aid to Localities – All Funds – Total	85,279,000	87,595,749	2,316,749
		·	

UNIFIED COURT SYSTEM 2003-04 BUDGET REQUEST ALL FUNDS APPROPRIATION REQUIREMENTS (FUND DETAIL) (dollars)

Category/Fund/Major Purpose	2002-2003 Available	2003-2004 Requested	Change
Count and Amenou Opensions			
Court and Agency Operations: Courts of Original Jurisdiction			
General Fund	1,149,142,857	1,172,988,503	23,845,646
Special Revenue Funds	44,383,630	41,442,098	(2,941,532)
Total – All Funds	1,193,526,487	1,214,430,601	20,904,114
Total All Lands	1,100,020,401	1,214,400,001	20,004,114
Court of Appeals			
General Fund	13,138,335	13,251,535	113,200
Special Revenue Funds	0	0	0
Total – All Funds	13,138,335	13,251,535	113,200
Annalista Court Operations			
Appellate Court Operations General Fund	57,900,473	59,639,726	1,739,253
Special Revenue Funds	37,900,473 N	39,039,720 N	1,739,233
Total – All Funds	57,900,473	59,639,726	1,739,253
Total All Fallas	07,000,470	00,000,720	1,700,200
Appellate Auxiliary Operations			
General Fund	75,709,920	77,111,845	1,401,925
Special Revenue Funds	16,482,737	17,351,094	868,357
Total – All Funds	92,192,657	94,462,939	2,270,282
Administration and Canaval Support			
Administration and General Support General Fund	18,917,467	19,330,009	412,542
Special Revenue Funds	2,954,224	2,698,798	(255,426)
Total – All Funds	21,871,691	22,028,807	157,116
Total – All Fullus	21,071,091	22,020,007	137,110
Judiciary Wide Maintenance Undistributed			
General Fund	10,768,231	8,895,227	(1,873,004)
Special Revenue Funds	1,316,470	1,386,950	70,480
Total – All Funds	12,084,701	10,282,177	(1,802,524)
Court and Agency Operations Total			
Court and Agency Operations – Total General Fund	1,325,577,283	1,351,216,845	25,639,562
Special Revenue Funds	65,137,061	62,878,940	(2,258,121)
Total – All Funds	1,390,714,344	1,414,095,785	23,381,441
Total 7 ii Tanas	1,000,111,011	.,, ,	20,001,111
General State Charges			
Employee Fringe Benefits			
General Fund	244,698,811	281,887,527	37,188,716
Special Revenue Funds	7,778,638	8,946,095	1,167,457
Total – All Funds	252,477,449	290,833,622	38,356,173
Lawyer's Fund for Client Protection			
General Fund	0	0	0
Special Revenue Funds	9,770,949	9,776,788	5,839
Total – All Funds	9,770,949	9,776,788	5,839
	2,1.0,0.0	2,	2,223
Aid to Localities			
General Funds	500,000	500,000	0
Special Revenue Funds	84,779,000	87,095,749	2,316,749
Total – All Funds	85,279,000	87,595,749	2,316,749

UNIFIED COURT SYSTEM 2003-04 BUDGET REQUEST ALL FUNDS DISBURSEMENT REQUIREMENTS (millions of dollars)

Category / Fund	2002-2003 Projected	2003-2004 Projected	Change
Court and Agency Operations:			
General Fund	1,314.5	1,338.3	23.8
Special Revenue Funds-Federal			
Miscellaneous Federal Grants	3.4	4.2	0.8
Special Revenue Funds-Other			
NYC County Clerks' Operations Offset Fund	17.2	17.9	0.7
Judiciary Data Processing Offset Fund	13.2	13.3	0.1
Miscellaneous Special Revenue	20.6	20.9	0.3
Court Facilities Incentive Aid Fund	2.0	2.0	0.0
Court and Agency Operations – All Funds Total	1,371.0	1,396.6	25.6
General State Charges			
General Fund	252.8	281.6	28.7
Lawyers' Fund for Client Protection	0.1	0.1	0.0
Miscellaneous Special Revenue	2.4	2.8	0.4
Court Facilities Incentive Aid Fund	0.5	0.5	0.0
Judiciary Data Processing Offset Fund	0.0	0.0	0.0
NYC County Clerks' Operations Offset Fund	2.6	3.0	0.4
General State Charges – All Funds Total	258.3	287.9	29.5
Lawyers' Fund for Client Protection			
Lawyers' Fund for Client Protection	10.2	9.5	(0.6)
•			,
Lawyers' Fund for Client Protection – Total	10.2	9.5	(0.6)
Aid to Localities			
General Fund - Courts of Original Jurisdiction	0.6	0.5	(0.1)
Court Facilities Incentive Aid Fund	87.7	93.9	6.2
Court Facilities incentive Ald Fund	01.1	93.9	0.2
Aid to Localities – All Funds Total	88.3	94.4	6.1
0. 11.10.1			
Capital Projects	40.0	40.0	0.0
Courthouse Improvements	18.6	18.6	0.0
Capital Construction – All Funds Total	18.6	18.6	0.0

THE LEGISLATURE

The New York State Constitution vests the State's law-making power in a two-house Legislature composed of a 62-member Senate and a 150-member Assembly. Each representative is elected for two-year terms, with all 212 being elected every two years. The Legislature convenes annually on the first Wednesday after the first Monday in January and remains in session until it concludes its business.

The Legislature has many powers set by the State Constitution. These responsibilities include:

- the ability to propose laws;
- the power to override a gubernatorial veto if two-thirds of the Senate and Assembly vote to do so;
- the reapportionment of legislative and congressional districts every ten years after the national census;
- the confirmation by the Senate of gubernatorial appointments of non-elected state officials and court judges;
- the proposition of amendments to the State Constitution:
- voting on ratification of proposed amendments to the Federal Constitution; and
- the creation, regulation and, in some limited cases, abolition of local governments.

Subject to the limitations and prohibitions imposed by the Federal Constitution, certain Federal statutes and treaties, and the State Constitution, the law-making powers of the Legislature are practically unlimited. The principal purposes of bills considered by the Legislature are to:

- enact or amend laws relating to the government of the State and its various subdivisions;
- appropriate funds for the operation of the various agencies and functions of State government and for State aid to local governments, and to provide adequate revenue-producing sources for these purposes;
- provide for and regulate the operation of a judicial system, including the practices and procedures for the system;
- define acts or omissions that constitute crimes, and to provide penalties for these crimes:
- promote the public welfare, including the care of the State's indigent, mentally ill, unemployed, etc.; and
- correct, clarify, amend or repeal obsolete, conflicting, uncertain or invalidated statutes.
 In addition to the Senate and Assembly, the Legislature's Budget authorizes funding for several other components, which support the operations of the two houses, including:
 - part of the Lieutenant Governor's office;
 - fiscal committees operating in each house; and
 - joint entities, including the Legislative Ethics Committee, Legislative Library, Legislative Health Services, Legislative Messenger Service, Legislative Bill Drafting Commission and the Legislative Task Force on Demographic Research and Reapportionment.

Each of these Legislative components will be discussed in separate sections below.

LEGISLATIVE BUDGET HIGHLIGHTS

The recommended General Fund appropriation of \$206,735,159 for fiscal year 2003-04 for the Legislature represents no change from the amount appropriated for FY 2002-2003. This represents the second consecutive "no growth" budget request for the Legislature. The Legislature's budget request for FY 2003-04 represents an overall increase of 12.72 percent over the past thirteen years. Over this same period, the Consumer Price Index will have increased by 41.73 percent.

LEGISLATIVE BUDGET SUMMARY GENERAL FUND APPROPRIATIONS

	Available	Recommended	
Entity	FY 02-03	FY 03-04	Change
Lt. Governor	\$285,989	\$285,989	\$0
Senate	\$81,808,505	\$81,808,505	0
Assembly	\$97,227,980	\$97,227,980	0
Fiscal Committees	\$10,750,652	\$10,750,652	0
Joint Legislative Entities	\$16,662,033	\$16,662,033	0
LEGISLATURE TOTAL	\$206.735.159	\$206.735.159	\$0

LEGISLATIVE BUDGET HISTORY FISCAL YEAR 1990-91 TO 2003-04 GENERAL FUND APPROPRIATIONS

FY 90-91 Approp.	FY 02-03 Approp.	FY 03-04 Recommended	Change from FY 02-03 Approp.	Change from FY 90-91 Approp.
\$183,405,313	\$206,735,159	\$206,735,159	(<u>%)</u> 0 (0%)	(%) +\$23,329,846 (+12.72%)

LEGISLATIVE BUDGET GENERAL FUND APPROPRIATIONS COMPARISON TO CONSUMER PRICE INDEX FISCAL YEAR 1990-91 THROUGH FISCAL YEAR 2003-2004

	FY 1990-91	FY 2002-03	FY 2003-04	% Change 90-91 to 03-04	
Legislative Budget	\$183,405,313	\$206,735,159	\$206,735,159	+12.72%	
Consumer Price Index	138.5	191.8*	196.3*	+41.73%	

^{*} estimated

The recommended Special Revenue Fund-Other appropriation of \$1,600,000 for FY 2003-04 represents no change from the amount appropriated for FY 2002-03. No tax revenues are required for Special Revenue Funds.

The recommended Grants and Bequests Fund appropriation of \$500,000 for FY 2003-04 represents no change from the amount appropriated for FY 2002-03. No tax revenues are required for Grants and Bequests Funds.

LIEUTENANT GOVERNOR

The Lieutenant Governor serves as the Senate's President and has a casting vote. The Lieutenant Governor's salary of \$151,500 appears as part of the Legislative Budget. The Legislature also funds a part of the Lieutenant Governor's Office.

BUDGET HIGHLIGHTS

The recommended appropriation of \$285,989 for fiscal year 2003-04 for the Lieutenant Governor represents no change from the amount appropriated for FY 2002-03.

SENATE

The Senate is composed of 62 Members elected for two-year terms from districts around the state. Each Senator represents approximately 306,000 constituents. The Senate conducts its legislative business through the operation of 34 Standing Committees.

The Senate elects from among its Members for a two-year term a Temporary President who directs and guides the business of the Senate, appoints Members to Senate Standing Committees, and appoints the Senate's staff. The Temporary President serves as the presiding officer in the absence of the Lieutenant Governor or may delegate this duty to

another Member. In addition, the Temporary President serves as the Majority Leader of the majority party, while the minority party of the Senate chooses a Minority Leader from among its membership.

Senate Members have staff to assist them in carrying out their legislative duties, delivering constituent services and, where applicable, in fulfilling their responsibilities as committee chairs or leaders of the Senate. Members are also provided with office space both in Albany and the district, as well as office equipment, furnishings and supplies, in order to serve their constituents. Travel expenses for approved official Senate business are reimbursable. The Majority and Minority Leaders each have staff to provide counsel, policy analysis, program development and Washington, D.C. representation. The Temporary President, through the Secretary of the Senate, employs staff to operate the Senate Chamber during session and to handle the legislative process during the remainder of the year, furnish research and computer services, and provide administrative services such as personnel, fiscal, maintenance, and printing services for the Senate. The Temporary President also has staff to deliver communications services for the Senate. Finally, the Senate operates a program for college students which includes a Session Assistant program for undergraduates and a Student Fellows program for post-graduates who wish to learn about and experience the legislative process by working with Senate Members.

In addition to the Senate's General Fund appropriation, a Special Revenue Fund (Senate Recyclable Materials, Information Services and Conference Fund) has been established to collect revenues from the sale of recyclable materials, distribution of documents, materials and computerized information, and fees charged for conferences sponsored by the Senate. These revenues may be used to pay for waste disposal, production and distribution of Senate documents, materials and computerized information, and expenses related to conferences sponsored by the Senate. A Grants and Bequests Fund has also been established to receive non-state grants which may be used to pay for services and expenses related to the restoration of the Senate Chamber.

BUDGET HIGHLIGHTS

The recommended appropriation for the Senate of \$81,808,505 for FY 2003-04 represents no change from the amount appropriated for FY 2002-03. The Senate intends to absorb any anticipated increases in the non-personal service sector due primarily to inflationary pressure on the cost of the district office leases and supplies, and the newly implemented postal rate increases.

As detailed in the Table below, the Senate (including the Legislative Commissions for which funding was eliminated in the FY 1995-96 budget) has seen its budget increase by \$10,944,038 or 15.44 percent from the \$70,864,467 appropriated in FY 1990-91. Over the same thirteen-year period, the consumer price index has increased by 41.7 percent.

In the past seven years, the Senate has reduced its staff by 368 employees or 20.1 percent, eliminated its Washington, D.C. and New York City office leases, closed many district offices, and reduced the number of district-wide mailings allowed each Member. The Senate has also granted an across-the-board cost-of-living increase for its staff in only eight of the past thirteen years. The Senate continued to tightly control its non-personal service expenses by restraining the purchasing of office supplies and furnishings, severely restricting travel, delaying essential equipment upgrades and reducing expenditures in other ways while the costs of these have continued to rise, often above the rate of inflation.

SENATE BUDGET HISTORY FISCAL YEAR 1990-91 TO 2003-04 GENERAL FUND APPROPRIATIONS

	FY 90-91 Approp.	FY 02-03 Available	FY 03-04 Recommended	Change from FY 02-03	Change from FY 90-91
Senate Budget	67,238,167	81,808,505	81,808,505	<u>(%)</u>	<u>(%)</u>
Senate Commissions	3,626,300	01,000,303	0		
TOTAL	70,864,467	81,808,505	81,808,505	\$0 (0%)	+10,944,038 (+15.44%)

ASSEMBLY

The Assembly is composed of 150 members elected for two-year terms from districts around the state. Each Member of Assembly represents approximately 127,000 constituents. The Assembly conducts its legislative business through the operation of 36 standing committees.

The Assembly elects from among its members a Speaker who directs and guides the business of the Assembly, and appoints members to Assembly Standing Committees and Assembly leadership positions. The Speaker serves as the presiding officer of the Assembly. The minority party of the Assembly chooses a Minority Leader from their membership.

Each Member of Assembly is entitled to employ staff to assist them in carrying out their legislative duties and, where applicable, their responsibilities as Committee Chairs or leadership. Members are also provided with office space both in Albany and the district, as well as office equipment, furnishings and supplies, in order to serve their constituents. The State Constitution provides for reimbursement to Assembly Members for travel to the Capitol from their district, and Members and staff are also eligible for reimbursement of other travel related to legislative business. The Speaker of the Assembly and the Assembly Minority Leader employ staff to provide counsel, legislative program development and policy analysis. The Assembly also employs staff to serve the needs of the house, including the operation of the Assembly Chamber during session, the management of the legislative process, and research, communications and administrative services. The Assembly also administers an Intern Program to provide opportunities to undergraduate and graduate college students to learn about the legislative process while utilizing their skills to assist the Assembly Members in fulfilling their constitutional responsibilities.

In addition to the Assembly's General Fund appropriation, a Special Revenue Fund (Assembly Recyclable Materials, Information Services and Conference Fund) has been established to collect revenues from the sale of recyclable materials, distribution of documents, materials and computerized information, and fees charged for conferences sponsored by the Assembly. These revenues may be used to pay for waste disposal, production and distribution of Assembly documents, materials and computerized information, and expenses related to conferences sponsored by the Assembly. A Grants and Bequests Fund has also been established to receive non-state grants which may be used to pay for services and expenses related to the restoration of the Assembly Chamber.

BUDGET HIGHLIGHTS

The recommended appropriation for FY 2003-04 of \$97,227,980 represents no change from the amount appropriated for FY 2002-03. This will be the second consecutive "no growth" budget request by the Assembly.

Over the past thirteen years, as detailed below, the Assembly's budget (including Assembly Commissions for which funding was eliminated in FY 1995-96) has increased by 15.3 percent while over the same period, the Consumer Price Index has increased by 41.73 percent. The Assembly has been able to keep its spending over the past thirteen years well below inflation by reducing the payroll for Assembly controlled entities by over 300 positions, the elimination of regional offices, and other operational savings.

ASSEMBLY BUDGET HISTORY FISCAL YEAR 1990-91 TO 2003-2004 GENERAL FUND APPROPRIATIONS

	FY 90-91 Approp.	FY 02-03 Available	FY 03-04 Recommended	Change from FY 02-03	Change from FY 90-91
Assembly Budget Assembly Commissions	\$80,732,868 \$3,569,700	\$97,227,980 0	\$97,227,980 0	<u>(%)</u>	<u>(%)</u>
TOTAL	\$84,302,568	\$97,227,980	\$97,227,980	\$0 (0%)	+12,925,412 (+15.3%)

FISCAL COMMITTEES

The Governor's annual budget bills and the budgetary proposals for the Legislature and Judiciary are referred to these committees when introduced and are reported by them, with recommendations, to the Legislature. Designated representatives of the committees are entitled, by constitutional provisions, to attend the required hearings for the preparation of the budget and to make inquiry concerning any part thereof. These committees also consider all bills introduced in the Legislature carrying appropriations or providing for the expenditures of public money.

In addition, pursuant to the provisions of section 122-a of the State Finance Law, the Chairmen and ranking Minority Members of the Senate Finance Committee and the Assembly Ways and Means Committee function as an Audit Committee. The responsibilities of the Audit Committee include the selection of an independent certified public accountant to conduct an independent audit of the state's annual financial statements, receiving the results of such independent audit, and submitting the certification received from the independent certified public accountant to the State Comptroller for inclusion in the annual financial report required pursuant to section 8 of the State Finance Law.

BUDGET HIGHLIGHTS

The recommended appropriation of \$5,375,326 for fiscal year 2003-04 for both the Senate Finance Committee and the Assembly Ways and Means Committee represents no increase from the amount appropriated for FY 2002-2003.

JOINT ENTITIES AND DUES PAYMENTS

LEGISLATIVE ETHICS COMMITTEE

The Legislative Ethics Committee was created by Chapter 813 of the laws of 1987 and is a joint bipartisan committee authorized by law to act on matters arising out of Public Officers Law Sections 73, 73-a and 74, as applied to the legislative branch, and Legislative Law Section 80. The Committee is authorized by law to distribute, collect and review financial disclosure statements from legislators, employees and candidates for legislative office. The Committee renders formal advice on the law and investigates violations of the law, which are subject to civil and criminal penalties. The Legislative Ethics Committee is also required to adopt policies, guidelines, rules, and regulations to interpret and administer the legislative ethics laws. The eight-member committee is comprised of two members each from the Senate and Assembly majority and minority parties.

BUDGET HIGHLIGHTS

The recommended appropriation of \$370,000 for FY 2003-04 for the Legislative Ethics Committee represents no increase from the amount appropriated for FY 2002-03.

LEGISLATIVE HEALTH SERVICE

Section 7-b of the Legislative Law provides for a legislative emergency health station for the use of members and employees of the Legislature and legislative correspondents. This station is to be under the direction of a registered nurse and suitably and adequately equipped to administer first aid whenever needed.

BUDGET HIGHLIGHTS

The recommended appropriation of \$184,369 for FY 2003-04 for the Legislative Health Service represents no change from the amount appropriated for FY 2002-03.

LEGISLATIVE LIBRARY

Section 7-a of the Legislative Law provides for a Legislative Library to be located in the State Capitol, conveniently accessible to the members of both houses of the Legislature. The Legislative Library is the Library of Record for the Legislature. The Legislative Library is open throughout the year and all hours that the Legislature is actively in session, and provides general information services to legislators and their staffs with a collection emphasis on legal materials.

BUDGET HIGHLIGHTS

The recommended appropriation of \$763,375 for FY 2003-04 for the Legislative Library represents no change from the amount appropriated for FY 2002-03.

LEGISLATIVE MESSENGER SERVICE

The Legislative Messenger Service provides a communications network throughout the Empire State Plaza and neighboring state buildings for Senate and Assembly legislators and their staffs. The service employs and trains individuals with disabilities as office personnel and messengers, and is located in the Legislative Office Building.

BUDGET HIGHLIGHTS

The recommended appropriation of \$709,819 for FY 2003-04 represents no change from the amount appropriated for FY 2002-2003.

LEGISLATIVE BILL DRAFTING COMMISSION

The Legislative Bill Drafting Commission is composed of two commissioners jointly appointed by the Temporary President of the Senate and the Speaker of the Assembly. The Commission is mandated to draft or aid in the drafting of legislative bills and resolutions at the request of members or committees of either house of the Legislature. The Commission, upon research and examination, may advise as to the constitutionality, consistency or effect of proposed legislation upon request of a member or committee of either house of the Legislature. The Commissioners direct a legal staff of attorneys and are supported by a data processing and technical staff.

The Commission also maintains and operates centralized data processing systems, programs and equipment for the operation of a bill status and statutory and other miscellaneous information retrieval system for the Legislature, including the creation of a databank containing the official statutes of the state and the text of the rules and regulations of state agencies as filed with the Secretary of State. The Commission's budget is used to

pay for the cost of the Legislature's printing contract for the printing of bills, session laws, the classification of appropriations book (Black Book), Senate and Assembly Journals, and other miscellaneous legislative documents, and the printing, publication and distribution of the Legislative Digest.

The Commission receives revenues from the private sale of subscriptions to the Legislative Digest and to the Legislative Retrieval Service (LRS), which are deposited in a Special Revenue Fund known as the Legislative Computer Services Fund. These revenues are used to offset the costs of operating the Commission's data processing systems.

BUDGET HIGHLIGHTS

The recommended appropriation of \$12,157,549 for fiscal year 2003-04 for the Legislative Bill Drafting Commission represents no change from the amount appropriated for FY 2002-03.

An appropriation of \$1,500,000 for FY 2003-04 is recommended for the Legislative Computer Services Fund. This recommended appropriation represents no change from the amount appropriated for FY 2002-03. No tax revenues are required for this Fund.

LEGISLATIVE TASK FORCE ON DEMOGRAPHIC RESEARCH AND REAPPORTIONMENT

The Task Force on Demographic Research and Reapportionment was established by Chapter 45 of the laws of 1978 to research and study the techniques and methodologies used by the U.S. Commerce Departments' Bureau of the Census in carrying out the decennial federal census. The Task Force aids the Legislature by providing technical plans for meeting the requirements of legislative timetables for the reapportionment of Senate, Assembly and Congressional districts. Using its Geographic Information System database, it also conducts research projects relating to the collection and use of census data and other statistical information.

The Task Force is also authorized to receive revenues from the sale of computergenerated data and services for deposit in the Special Revenue Fund known as the Legislative Computer Services Fund. These funds may be used to offset the Task Force's cost of operating its data processing systems.

BUDGET HIGHLIGHTS

The total recommended appropriation of \$2,183,166 for fiscal year 2003-04 for the Legislative Task Force on Demographic Research and Reapportionment represents no change from the amount available for FY 2002-03.

NATIONAL CONFERENCE OF STATE LEGISLATURES DUES

The National Conference of State Legislatures (NCSL) is a bi-partisan organization created to serve the legislators and staff of each State Legislature. NCSL provides research, technical assistance and the opportunity for policy makers to exchange ideas on the most pressing state issues.

New York's involvement with the NCSL is through the Assembly on the Legislature (AOL) and State-Federal Assembly (SFA). The AOL promotes the exchange of ideas and information on state issues among state legislatures. SFA informs legislators of developments in state-federal relations, identifies issues of critical concern and serves as a

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forum for discussion among its 50-state membership. All state legislators and their staff members are eligible to participate in the Conference and are entitled to the full use of its services.

NCSL is supported from dues assessed to each State Legislature, on the basis of state population totals.

BUDGET HIGHLIGHTS

The recommended appropriation of \$293,755 for fiscal year 2003-04 for the National Conference of State Legislatures dues represents no change from amount appropriated for FY 2002-03.

ALL FUNDS REQUIREMENTS FOR THE LEGISLATURE

Fund/Entity/Major Purpose	Available 2002-03	Recommended 2003-04	Change
Lt. Governor	\$285,989	\$285,989	\$0
Senate	81,808,505	81,808,505	0
Assembly	97,227,480	97,227,980	Ö
Senate Finance Committee	5,375,326	5,375,326	0
Assembly Ways and Means Committee	5,375,326	5,375,326	0
Joint Entities:			
Legislative Ethics Commission	370,000	370,000	0
National Conference of State Legislatures Dues	293,755	293,755	0
Legislative Health Service	184,369	184,369	0
Legislative Library	763,375	763,375	0
Legislative Messenger Service	709,819	709,819	0
Legislative Bill Drafting Commission	12,157,549	12,157,549	0
Legislative Task Force on Demographic Research and			
Reapportionment	2,183,166	2,183,166	0
Joint Entities Total	\$16,662,033	\$16,662,033	0
GENERAL FUND TOTAL	\$206,735,159	\$206,735,159	\$0
Special Revenue Fund - Other:			
Legislative Computer Services Fund	\$1,500,000	\$1,500,000	\$0
Senate Recyclable Materials, Information Services and Conference Fund	50,000	50,000	0
Assembly Recyclable Materials, Information Services			
and Conference Fund	50,000	50,000	0
SPECIAL REVENUE FUND TOTAL	\$1,600,000	\$1,600,000	\$0
Grants and Bequests Fund:			
Restoration of Senate Chamber	250,000	250,000	0
Restoration of Assembly Chamber	250,000	250,000	0
GRANTS AND BEQUESTS FUND TOTAL	\$500,000	\$500,000	\$0

SCHEDULE OF APPROPRIATIONS

Title of Appropriation	Appropriated for 2002-03	Requested for 2003-04	Change
OFFICE OF THE LIEU	TENANT GOVERNO	DR .	
Lieutenant Governor	\$151,500	\$151,500	\$0
Administration			
For personal service of employees and for temporary and expert services	\$117,547	\$117,547	\$0
Maintenance and Operation			
For services and expenses of maintenance and operation (including liabilities incurred prior to April 1, 2003)	\$16,942	\$16,942	\$0_
Total—Office of Lieutenant Governor	\$285,989	\$285,989	\$0
	ENATE		
Personal Service			
For payment of salaries to Members, 62, pursuant to section five of the Legislative Law	\$4,849,500	\$4,929,000	\$79,500
For payment of allowances to members designated by the temporary president, pursuant to the schedule of such allowances set forth in section 5-a of the legislative	24 202 522	#4 000 F00	
law	\$1,289,500	\$1,289,500	\$0
For personal service of employees and for temporary and expert services of majority leader and minority leader operations	\$9,357,564	\$9,357,564	\$0
For personal service of employees and for temporary and expert services of members' offices and of standing committees	\$28,403,909	\$28,403,909	\$0
For personal service of employees and for temporary and expert services for administrative support operations	\$13,868,306	\$13,868,306	\$0
For personal service of employees and for temporary and expert services for the senate student program office	\$465,266	\$465,266	\$0
For personal service of employees and for temporary and expert services for the senate select committee on interstate cooperation	\$78,983	\$78,983	\$0
For personal service of employees and for temporary and expert services for the senate special committee on the culture industry	\$78,983	\$78,983	\$0
For personal service of employees and for temporary and			
expert services for the senate select committee on the disabled	\$116,150	\$116,150	\$0
Total Personal Service	\$58,508,161	\$58,587,661	\$79,500
Nonpersonal Service			
For services and expenses of maintenance and operations (including liabilities incurred prior to April 1, 2003)			
Non-employee services	\$375,000	\$375,000	\$0
Supplies and Materials	\$2,400,000	\$2,300,000	(\$100,000)
Travel	\$1,425,000	\$1,425,000	\$0
Rentals	\$1,550,000	\$1,550,000	\$0
Equipment maintenance and repairs	\$1,600,000	\$1,500,000	(\$100,000)
Office and space leases	\$3,400,000	\$3,400,000	\$0
Utilities	\$950,000	\$950,000	\$0
Postage and shipping	\$4,000,000	\$4,500,000	\$500,000
Printing	\$330,000	\$330,000	\$0

Title of Appropriation	Appropriated for 2002-03	Requested for 2003-04	Change
Telephone and telegraph	\$2,625,000	\$2,525,000	(\$100,000)
Miscellaneous contractual services	\$450,000	\$450,000	\$0
Equipment	\$3,200,000	\$3,000,000	(\$200,000)
Total Nonpersonal Service	\$22,305,000	\$22,305,000	\$0
Maintenance Undistributed			
For services and expenses, including travel outside the state	\$995,344	\$915,844	(\$79,500)
Grand Total—The Senate	\$81,808,505	\$81,808,505	\$0
THE AS:	SEMBLY		
Personal Service			
Members, 150, payment of salaries pursuant to section five of the legislative law	\$11,925,000	\$11,925,000	\$0
For payment of allowances to members designated by the speaker	\$1,592,500	\$1,592,500	\$0
For personal service of employees and for temporary and expert services of members' offices and of standing committees and subcommittees	\$27,474,381	\$27,474,381	\$0
For personal service of employees and for temporary and expert services for administrative and program support operations	\$31,230,243	\$31,230,243	\$0
For the Assembly Intern and Youth Participation Program for personal service of employees and for temporary and expert services	\$777,976	\$777,976	\$0
Total Personal Service	\$73,000,100	\$73,000,100	\$0
Nonpersonal Service			
For services and expenses of maintenance and operations (including liabilities incurred prior to April 1, 2003)			
Non-employee services	\$65,000	\$65,000	\$0
Supplies and Materials	\$2,400,000	\$2,400,000	\$0
Travel	\$2,630,000	\$2,630,000	\$0
Rentals	\$1,255,000	\$1,105,000	(\$150,000)
Equipment maintenance and repairs	\$1,470,000	\$1,470,000	\$0
Office and space leases	\$4,850,000	\$5,100,000	\$250,000
Utilities	\$700,000	\$700,000	\$0
Postage and shipping	\$4,200,000	\$4,200,000	\$0
Printing	\$113,000	\$113,000	\$0
Telephone and telegraph	\$2,600,000	\$2,500,000	(\$100,000)
Miscellaneous contractual services	\$673,000	\$673,000	\$0
Equipment	\$1,800,000	\$1,800,000	\$0
Total Nonpersonal Service	\$22,756,000	\$22,756,000	\$0
Maintenance Undistributed			
For services and expenses, including travel outside the	¢4.474.000	#4 474 000	*
state	\$1,471,880	\$1,471,880	\$0
Grand Total—The Assembly	\$97,227,980	\$97,227,980	\$0

Title of Appropriation	Appropriated for 2002-03	Requested for 2003-04	Change
SENATE FINAN	CE COMMITTEE		
For personal service, temporary and special services	02 00		
(including liabilities incurred prior to April 1, 2003)	\$5,375,326	\$5,375,326	\$0
ASSEMBLY WAYS &	MEANS COMMITTE	Ε	
For personal service, temporary and special services (including liabilities incurred prior to April 1, 2003)	\$5,375,326	\$5,375,326	\$0
SENATE AND ASSEM	IBLY JOINT ENTITIE	<u>:s</u>	
LEGISLATIVE ETI	HICS COMMITTEE		
For services and expenses of the legislative ethics committee pursuant to section 80 of the legislative law	\$370,000	\$370,000	\$0
NATIONAL CONFERENCE	OF STATE LEGISLA	ATURES	
For a contribution to the National Conference of State Legislatures	\$293,755	\$293,755	\$0
LEGISLATIVE HI	EALTH SERVICE		
For services and expenses for the operation of the legislative			
health service	\$184,369	\$184,369	\$0
LEGISLATIV	/E LIBRARY		
For services and expenses and for temporary and special services for the operation of the legislative library	\$763,375	\$763,375	\$0
LEGISLATIVE MES	SENGER SERVICE		
For services and expenses for the operation of the legislative messenger service	\$709,819	\$709,819	\$0
LEGISLATIVE BILL DR	AFTING COMMISSI	ON	
For services and expenses, temporary and special services, and for expenses of maintenance and operation			
Schedule			
Personal Service-Regular & Temporary	\$8,006,500	\$8,006,500	\$0
Nonpersonal Service	\$4,014,018	\$4,014,018	\$0
Legislative Digest Contract Administration	\$253,642	\$253,642	\$0
Legislative Printing Contract Administration	\$833,389	\$833,389	\$0
Total	\$13,107,549	\$13,107,549	\$0
Less Transfer from Legislative Computer Services Fund		(\$950,000)	\$0
Total available	\$12,157,549	\$12,157,549	\$0
LEG. TASK FORCE ON DEMOGRAPHIC	RESEARCH AND R	EAPPORTIONMENT	
Maintenance Undistributed			
For services and expenses (including liabilities incurred prior to April 1, 2003) of the task force for senate purposes	\$341,583	\$341,583	\$0
For services and expenses (including liabilities incurred prior to April 1, 2003) of the task force for assembly purposes	\$341,583	\$341,583	\$0
For services and expenses (including liabilities incurred prior to April 1, 2003) of the task force for joint operations	\$1,500,000	\$1,500,000	\$0
Amount available	\$2,183,166	\$2,183,166	\$0
Grand Total—Senate and Assembly Joint Entities	\$16,662,033	\$16,662,033	\$0

Title of Appropriation	Appropriated for 2002-03	Requested for 2003-04	Change
SPECIAL REVEN LEGISLATIVE COMPL	UE FUND - OTHER JTER SERVICES FU	ND	
For services and expenses of the legislative computer services fund		\$1,500,000	\$0
SENATE RECYCL INFORMATION SERVICES	ABLE MATERIALS, AND CONFERENCI	E FUND	
For services and expenses of the senate recyclable materials, information services and conference fund	\$50,000	\$50,000	\$0
ASSEMBLY RECYC INFORMATION SERVICES			
For services and expenses of the assembly recyclable materials, information services and conference fund	\$50,000	\$50,000	\$0
	EQUESTS FUND ATURE		
THE S	ENATE		
Maintenance Undistributed			
For services and expenses relative to restoration of the Senate Chamber and other purposes as funded by non-state grants	\$250,000	\$250,000	\$0
THE AS	SEMBLY		
Maintenance Undistributed			
For services and expenses relative to restoration of the Assembly Chamber and other purposes as funded by non-state grants	\$250,000	\$250,000	\$0