A BILL FOR AN ACT

RELATING TO TAX APPEALS.

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

- 1 SECTION 1. Section 232-22, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "\$232-22 [Costs; deposit for on appeal.] Filing fee. (a)
- 4 No [costs] filing fee shall be charged on appeal to the state
- 5 board of review.
- **6** (b) The nonrefundable [costs to be deposited] filing fee
- 7 in any one case per taxpayer on any appeal to the tax appeal
- 8 court shall be an amount set pursuant to rules adopted by the
- 9 supreme court, which shall not exceed \$100.
- 10 (c) On appeal to the intermediate appellate court, the
- 11 [deposit for costs, and costs chargeable,] nonrefundable filing
- 12 <u>fee</u> shall be the same as in appeals from decisions of circuit
- 13 courts, as provided by sections 607-5 and 607-6. [If the
- 14 decision of the intermediate appellate court or the supreme
- 15 court on transfer from or review of the intermediate appellate
- 16 court is in favor of the taxpayer, the taxpayer shall pay no
- 17 costs for the appeal, and any payment or deposit therefor shall

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be returned to the taxpayer. If the decision is only partly in
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    favor of the taxpayer, the costs shall be prorated in the manner
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    provided by section 232-23.] No costs shall be payable by, and
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    no deposit shall be required from, the assessor or the county in
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    any case."
         SECTION 2. Section 232-23, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "$232-23 [Costs, taxation.] Taxation. [(a) In the event
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    of an appeal by a taxpayer to the state board of review, if the
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    appeal is compromised, or is sustained as to fifty per cent or
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    more of the amount in dispute, the costs deposited shall be
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    returned to the appellant. Otherwise the entire amount of costs
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    deposited shall be retained.
         (b) In the event of an appeal by a taxpayer to the tax
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    appeal court, if the appeal or objection is sustained in whole,
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    the costs deposited shall be returned to the appellant. If the
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    appeal or objection is sustained in part only, or if an
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    agreement or compromise is made between the appellant and the
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    tax assessor or other proper officer, whereby a reduction is
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    made in the total amount of the valuation assessed (in cases of
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    real property tax appeals) or the tax assessed (in other cases),
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- 1 then a part of the costs proportionate to the amount for which
- 2 the appellant obtains a judgment or proportionate to the amount
- 3 of the reduction, as the case may be, shall be returned to the
- 4 appellant. In the event of dismissal of the appeal without
- 5 hearing upon the merits, the costs deposited in the amount set
- 6 pursuant to rules adopted by the supreme court shall be returned
- 7 to the appellant.
- 8 In the event of a final determination of an appeal by a
- 9 county to the tax appeal court, the intermediate appellate
- 10 court, or the supreme court on review, that a higher assessment
- 11 should be made of the property involved, the additional tax due
- 12 shall be collected in the same manner as the tax based upon the
- 13 original assessment."
- 14 SECTION 3. Statutory material to be repealed is bracketed
- 15 and stricken. New statutory material is underscored.
- 16 SECTION 4. This Act shall take effect on July 1, 3021.

S.B. NO. 384 H.D. 1

Report Title:

Judiciary Package; Tax Appeals

Description:

Clarifies that filing fees for tax appeals are nonrefundable and that no deposits are required for tax appeals. Effective 7/1/3021. (HD1)

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