Republic of the Philippines  
House of Representatives  
Quezon City, Metro Manila  
Eighteenth Congress  
First Regular Session  

HOUSE BILL NO. 7570  

Introduced by Representative Luisa Lloren Cuaresma

AN ACT  
CREATING FOUR (4) ADDITIONAL BRANCHES OF THE MUNICIPAL TRIAL COURTS IN THE PROVINCE OF NUEVA VIZCAYA, TO BE STATIONED AT THE MUNICIPALITIES OF DIADI, QUEZON, STA. FE, AND ALFONSO CASTANEDA, AMENDING FOR THE PURPOSE BATAS PAMBANSA BLG. 129, OTHERWISE KNOW AS “THE JUDICIARY REORGANIZATION ACT OF 1980”, AS AMENDED, AND APPROPRIATING FUNDS THEREFOR

EXPLANATORY NOTE

Burgeoning caseloads, which contributes to delays in case disposition, has been a key challenge in the Philippine justice system. It is a common knowledge that in our country, too many cases are being tried by too few courts and judges. As new cases pile up, court dockets get clogged and the legal principle that “justice delayed is justice denied” slowly loses its significance.

Another factor which hampers the speedy disposition of cases in the Philippines is the distance and travel time of the litigants who come from far flung areas. Geographic distance between the litigants and the court makes it difficult for the parties to attend hearings and as a result, postponements become inevitable.
In the Province of Nueva Vizcaya, specifically in the municipalities of Diadi, Quezon, Sta. Fe, and Alfonso Castaneda, litigants and respondents have to travel to another municipality – Diadi to Bagabag, Quezon to Villaverde, Sta. Fe to Aritao, and Alfonso Castaneda to Dupax del norte – in order to attend to the hearings of their cases. This is for the simple reason that there are no trial courts in these municipalities. As far as litigants and respondents from Alfonso Castaneda are concerned, they have to travel at least ONE HUNDRED FORTY FOUR (144) kilometres and pass through San Jose City, Nueva Ecija just to prosecute and advance their claims before the Municipal Circuit Trial Court of Dupax de Norte, Nueva Vizcaya.

This Bill seeks to create four (4) new Municipal Trial Courts in the Province of Nueva Vizcaya that will help address the delay in the resolution of cases and the needs of the growing populace by bringing the courts closer to them. Additionally, creating these additional trial courts would result to the prompt disposition of cases and unclogging court dockets.

In view of the foregoing, the passage of this bill is earnestly requested.

LUISA LLOREN CUARESMA
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Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

Section 1. Four (4) additional Municipal Trial Court (MTC) Branches with seats at Diadi, Quezon, Sta. Fe, and Alfonso Castaneda, are hereby created for the Province of Nueva Vizcaya.

Section 2. The Supreme Court shall assign the respective branch numbers for the newly-created branches.

Section 3. Funding. – The Chief Justice of the Supreme Court, in coordination with the Secretary of the Department of Justice, shall immediately include in the Court’s program the implementation of this Act. The amount necessary for the implementation of this Act shall be charged against the available appropriations of the Judiciary under the current General Appropriations Act. Thereafter, the funding therefor shall likewise be included
in the Annual General Appropriations Act. The funds necessary for the
operations of the Courts herein created shall be appropriated and released only
upon the actual organizations of the courts and the appointment of its personnel.

Section 4. Repealing Clause. – Section 30 of Batas Pambansa Blg. 129,
otherwise known as “The Judiciary Reorganization Act of 1980”, as amended,
as well as other provisions that may be inconsistent herewith, are deemed
repealed, modified, and/or further amended.

Section 5. Implementing Rules and Regulations. – Within sixty (60) days
from the approval of this Act, the Supreme Court, in consultation with the
Secretary of Budget and Management, shall promulgate the necessary rules and
regulations for the implementation of this Act.

Section 6. Effectivity. – This Act shall take effect fifteen (15) days after its
publication in the Official Gazette or in two (2) newspapers of general
circulation.

Approved,