JUDICIAL BRANCH

SUPREME COURT OF THE UNITED STATES

Federal Funds

General and special funds:

SALARIES AND EXPENSES

For expenses necessary for the operation of the Supreme Court, as required by law, excluding care of the building and grounds, including purchase or hire, driving, maintenance, and operation of an automobile for the Chief Justice, not to exceed \$10,000 for the purpose of transporting Associate Justices, and hire of passenger motor vehicles as authorized by 31 U.S.C. 1343 and 1344; not to exceed \$10,000 for official reception and representation expenses; and for miscellaneous expenses, to be expended as the Chief Justice may approve; [\$37,591,000] \$42,114,000. (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106–553.)

Program and Financing (in millions of dollars)

Identific	ation code 10-0100-0-1-752	2000 actual	2001 est.	2002 est.
0	bligations by program activity:			
10.00	Total new obligations	36	38	42
В	udgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	1		
22.00	New budget authority (gross)	35	38	4
23.90	Total budgetary resources available for obligation	36	38	4:
23.95	Total new obligations	- 36	- 38	- 42
N	ew budget authority (gross), detail:			
	Discretionary:			
40.00	Appropriation	33	36	40
	Mandatory:			
60.00	Appropriation	2	2	
70.00	Total new budget authority (gross)	35	38	4
C	hange in unpaid obligations:			
	Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year	10	11	1
72.99	Obligated balance, start of year	10	11	1
73.10	Total new obligations	36	38	4:
73.20	Total outlays (gross)	-33	-35	-3°
73.40	Adjustments in expired accounts (net)	-2		
	Unpaid obligations, end of year:			
74.40	Unpaid obligations, end of year	11	14	1
74.99	Obligated balance, end of year	11	14	19
0	utlays (gross), detail:			
86.90	Outlays from new discretionary authority	26	30	33
86.93	Outlays from discretionary balances	5	3	
86.97	Outlays from new mandatory authority	2	2	
87.00	Total outlays (gross)	33	35	3
N	et budget authority and outlays:			
89.00	Budget authority	35	38	4:
90.00	Outlays	33	35	3

The Supreme Court of the United States is the highest court of our country and stands at the apex of the judicial branch of our constitutional form of government. The U.S. Supreme Court is the only constitutionally indispensable court in the Federal court system of the United States. The jurisdiction of the Supreme Court is spelled out in the Constitution and allotted by Congress. The funds herein requested are required to enable the U.S. Supreme Court to carry out its constitutional and congressionally allotted responsibilities.

Object Classification (in millions of dollars)

Identifi	cation code 10-0100-0-1-752	2000 actual	2001 est.	2002 est.
-	Personnel compensation:			
11.1	Full-time permanent	19	21	23
11.3	Other than full-time permanent	2	2	2
11.9	Total personnel compensation	21	23	25
12.1	Civilian personnel benefits	5	6	6
24.0	Printing and reproduction	1	1	1
25.2	Other services	5	4	5
26.0	Supplies and materials	1	1	1
31.0	Equipment	3	3	4
99.9	Total new obligations	36	38	42

Personnel Summary

Identific	cation code 10-0100-0-1-752	2000 actual	2001 est.	2002 est.
1001	Total compensable workyears: Full-time equivalent employment	383	413	424

CARE OF THE BUILDING AND GROUNDS

For such expenditures as may be necessary to enable the Architect of the Capitol to carry out the duties imposed upon the Architect by the Act approved May 7, 1934 (40 U.S.C. 13a–13b), [\$7,530,000] \$117,742,000, of which [\$4,460,000] \$114,309,000 shall remain available until expended. (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106-553.)

Program and Financing (in millions of dollars)

Identific	ication code 10-0103-0-1-752 2000 actual 2001 est.		2002 est.	
0	bligations by program activity:			
	Total new obligations	6	8	112
21.40	udgetary resources available for obligation: Unobligated balance carried forward, start of year	2	4	4
22.00	New budget authority (gross)	8	8	118
23.90	Total budgetary resources available for obligation	10	12	122
23.95	Total new obligations Unobligated balance carried forward, end of year	-6 4	-8 4	- 112 9
	onobligated balance carried lorward, end or year			
N	ew budget authority (gross), detail:			
40.00	Discretionary:	0	0	110
40.00	Appropriation	8	8	118
C	hange in unpaid obligations:			
٠	Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year	1	2	
72.99	Obligated balance, start of year	1	2	
73.10	Total new obligations	6	8	112
73.20	Total outlays (gross)	-4	-10	-21
	Unpaid obligations, end of year:			
74.40	Unpaid obligations, end of year	2		91
74.99	Obligated balance, end of year	2		91
	utlays (gross), detail:			
86.90	Outlays from new discretionary authority	3	6	18
86.93	Outlays from discretionary balances	1	4	3
87.00	Total outlays (gross)	4	10	21
	let hudget outherity and outleys.			
89.00	et budget authority and outlays: Budget authority	8	8	118
90.00	Outlays	4	10	21

CARE OF THE BUILDING AND GROUNDS-Continued

Object Classification (in millions of dollars)

Identific	cation code 10-0103-0-1-752	2000 actual	2001 est.	2002 est.
11.1	Personnel compensation: Full-time permanent	1	2	2
23.3	Communications, utilities, and miscellaneous charges	1	1	1
25.2	Other services	4	5	109
99.9	Total new obligations	6	8	112

Personnel Summary

Identification code 10–0103–0–1–752	2000 actual	2001 est.	2002 est.
1001 Total compensable workyears: Full-time equivalent employment	26	26	26

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

Federal Funds

General and special funds:

SALARIES AND EXPENSES

For salaries of the chief judge, judges, and other officers and employees, and for necessary expenses of the court, as authorized by law, [\$17,930,000] \$20,446,000. (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106-553.)

Program and Financing (in millions of dollars)

Identific	ation code 10-0510-0-1-752	2000 actual	2001 est.	2002 est.
10.00	bligations by program activity: Total new obligations	17	18	20
22.00 23.95	udgetary resources available for obligation: New budget authority (gross)	17 — 17	18 -18	20 20
N	ew budget authority (gross), detail: Discretionary:			
40.00	Appropriation	15	16	18
60.00	Appropriation	2	2	2
70.00	Total new budget authority (gross)	17	18	20
C	hange in unpaid obligations:			
72.40	Unpaid obligations, start of year: Unpaid obligations, start of year	3	3	5
72.99 73.10 73.20	Obligated balance, start of year Total new obligations	3 17 -16	3 18 -16	5 20 - 20
73.40 74.40	Adjustments in expired accounts (net) Unpaid obligations, end of year: Unpaid obligations, end of year	-1 3	5	5
74.99	Obligated balance, end of year	3	5	5
0	utlays (gross), detail:			
86.90 86.93 86.97	Outlays from new discretionary authority Outlays from discretionary balances Outlays from new mandatory authority	11 2 2	11 3 2	13 5 2
87.00	Total outlays (gross)	16	16	20
N	et budget authority and outlays:			
89.00 90.00	Budget authority	17 16	18 16	20 20

The United States Court of Appeals for the Federal Circuit has exclusive nationwide jurisdiction over a large number of diverse subject areas, such as appeals in all patent cases, all government contract cases, all cases involving monetary claims against the United States under the Tucker Acts, veterans cases, and many others. Additional subject areas have been added to this court's jurisdiction almost yearly. To keep abreast of its varied and growing jurisdiction, the court is requesting necessary increases in its funding as detailed below.

The following is a more complete listing of the Federal Circuit's exclusive jurisdiction. It hears appeals from: (A) final decisions of all Federal district courts in cases arising under 28 U.S.C. §1338(a), relating to patent laws generally, 35 U.S.C. §§ 145-146, relating to review of decisions of the Patent and Trademark Office, Board of Patent Appeals and Interferences, 28 U.S.C. §1346(a)(2), relating to Little Tucker Act claims against the United States, and section 211 of the Economic Stabilization Act of 1970, section 5 of the Emergency Petroleum Allocation Act of 1973, section 506(c) of the Natural Gas Policy Act of 1978, and section 523 of the Energy Policy and Conservation Act, relating to all statutes formerly under the jurisdiction of the Temporary Emergency Court of Appeals; (B) final decisions of the United States Court of International Trade, 28 U.S.C. § 2645(c); (C) final decisions of the United States Court of Veterans Appeals, 38 U.S.C. §7292; (D) final decisions of the United States Court of Federal Claims, 28 U.S.C. § 2522 and 42 U.S.C. § § 300aa-12(f); (E) final decisions of the High Court of the Trust Territory of the Pacific Islands, 48 U.S.C. § 1681 note (1988) (Compact of Free Association; Federated States of Micronesia, Republic of Marshall Islands, Title II, Title One, Article VII, § 174(c)); (F) final determinations of the United States International Trade Commission relating to unfair practices in import trade made under 19 U.S.C. § 1337; (G) findings of the Secretary of Commerce under U.S. note 6 to subchapter X of chapter 98 of the Harmonized Tariff Schedule of the United States relating to importation of educational or scientific instruments and apparatus; (H) final orders or decisions of the Merit Systems Protection Board and certain arbitrators, 5 U.S.C. § 7703; (I) final decisions of the General Accounting Office Personnel Appeals Board, 31 U.S.C. §755; (J) final decisions of all agency Boards of Contract Appeals, 41 U.S.C. §607(g); (K) final decisions of the Patent and Trademark Office tribunals on patent applications and interferences, trademark applications and interferences, cancellations, concurrent use proceedings, and oppositions, 35 U.S.C. § 142, 15 U.S.C. § 1071, 37 CFR §§ 1.304, 2.145; (L) appeals under section 71 of the Plant Variety Protection Act of 1970, 7 U.S.C. §2461; (M) certain actions of the Secretary of Veterans Affairs, 38 U.S.C. §502; (N) certain final orders of the Equal Employment Opportunity Commission relating to certain Presidential appointees, 2 U.S.C. § 1219(a)(3) and 28 U.S.C. § 2344; (O) final decisions of the Office of Personnel Management under 5 U.S.C. §8902a(g)(2); (P) certain actions of the Board of Directors of the Office of Compliance of the U.S. Congress under 2 U.S.C. § 1407(a); and (Q) final decisions of certain agencies pursuant to 28 U.S.C. §1296. (This is a new section of T.28 established by the Presidential and Executive Office Accountability Act of 1996, P.L. 104–331.)

The Federal Circuit also has exclusive jurisdiction pursuant to 28 U.S.C. § 1292(c) of: (1) appealable interlocutory orders or decrees in cases where the court would otherwise have jurisdiction over an appeal; and (2) appeals from judgments in civil actions for patent infringement otherwise appealable to the court and final except for accounting. Under the provisions of 28 U.S.C. § 1292(d), the court has: (1) exclusive jurisdiction of appeals from interlocutory orders granting or denying, in whole or in part, a motion to transfer an action to the Court of Federal Claims; and (2) may, in its discretion, permit an appeal from an interlocutory order of a judge who certifies that there is a controlling question of law and a substantial ground for difference of opinion thereon, and that an immediate appeal may materially advance the ultimate termination of the litigation. Pursuant to 38 U.S.C.

§ 7292(b)(1), the court has exclusive jurisdiction of certain interlocutory orders of the Court of Veterans Appeals.

Recent legislation having an impact on the Federal Circuit is contained in P.L. 105–339 (51021) October 31, 1998, Veterans Opportunities Act of 1998, which provides a remedy through the Merit Systems Protection Board for those seeking review of the application of veterans preference rules to applicants for federal employment.

Object Classification (in millions of dollars)

Identific	ation code 10-0510-0-1-752	2000 actual	2001 est.	2002 est.
	Direct obligations:			
11.1	Personnel compensation: Full-time permanent	8	10	10
12.1	Civilian personnel benefits	1	1	2
23.1	Rental payments to GSA	4	4	4
25.2	Other services	2	1	2
31.0	Equipment	1	1	1
99.0	Subtotal, direct obligations	16	17	19
99.5	Below reporting threshold	1	1	1
99.9	Total new obligations	17	18	20

Personnel Summary

Identific	cation code 10-0510-0-1-752	2000 actual	2001 est.	2002 est.
1001	Total compensable workyears: Full-time equivalent employment	116	118	122

UNITED STATES COURT OF INTERNATIONAL TRADE

Federal Funds

General and special funds:

Salaries and Expenses

For salaries of the chief judge and eight judges, salaries of the officers and employees of the court, services as authorized by 5 U.S.C. 3109, and necessary expenses of the court, as authorized by law, [\$12,456,000] \$13,112,000. (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106-553.)

Program and Financing (in millions of dollars)

Identific	ation code 10-0400-0-1-752	2000 actual	2001 est.	2002 est.
0	bligations by program activity:			
10.00	Total new obligations	12	13	13
В	udgetary resources available for obligation:			
22.00	New budget authority (gross)	12	12	13
23.95	Total new obligations	-12	-13	-13
N	ew budget authority (gross), detail:			
	Discretionary:			
40.00	Appropriation	10	10	11
00.00	Mandatory:	0	0	0
60.00	Appropriation	2	2	2
70.00	Total new budget authority (gross)	12	12	13
C	hange in unpaid obligations:			_
	Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year	1	1	1
72.99	Obligated balance, start of year	1	1	1
73.10	Total new obligations	12	13	13
73.20	Total outlays (gross)	- 12	- 13	- 12
73.20	Unpaid obligations, end of year:	12	15	12
74.40	Unpaid obligations, end of year	1	1	2
77.70	onpaid obligations, ond or year			
74.99	Obligated balance, end of year	1	1	2
0	utlays (gross), detail:			
86.90	Outlays from new discretionary authority	9	10	10
86.93	Outlays from discretionary balances	1	1	
86.97	Outlays from new mandatory authority	2	2	2
	, ,			

87.00	Total outlays (gross)	12	13	12
89.00	et budget authority and outlays: Budget authority Outlays	12 12	12 13	13 12

The United States Court of International Trade, established under Article III of the Constitution of the United States, was created by the Act of October 10, 1980 (94 Stat. 1727), effective November 1, 1980, as successor to the former United States Customs Court. The court has original and exclusive jurisdiction of civil actions against the United States, its agencies and officers, and certain civil actions brought by the United States, arising out of import transactions and Federal statutes affecting international trade. The court possesses all the powers in law and equity of, or as conferred by statute upon, a district court of the United States, and is authorized to conduct jury trials. The geographical jurisdiction of the court is nationwide and trials before the court or hearings may be held at any place within the jurisdiction of the United States. The court also is authorized to hold hearings in foreign countries. The principal statutory provisions pertaining to the court are contained in the following sections of Title 28 of the United States Code: Organization, sections 251 to 258; Jurisdiction, sections 1581 to 1585; and Procedures, sections 2631-2646.

Object Classification (in millions of dollars)

Identific	cation code 10-0400-0-1-752	2000 actual	2001 est.	2002 est.
	Direct obligations:			
11.1	Personnel compensation: Full-time permanent	5	6	6
12.1	Civilian personnel benefits	1	1	1
23.1	Rental payments to GSA	4	5	5
25.2	Other services	1	1	1
99.0	Subtotal, direct obligations	11	13	13
99.5	Below reporting threshold	1		
99.9	Total new obligations	12	13	13

Personnel Summary

Identific	cation code 10-0400-0-1-752	2000 actual	2001 est.	2002 est.
1001	Total compensable workyears: Full-time equivalent employment	73	80	80

COURTS OF APPEALS, DISTRICT COURTS, AND OTHER JUDICIAL SERVICES

Federal Funds

General and special funds:

SALARIES AND EXPENSES

(INCLUDING TRANSFER OF FUNDS)

For the salaries of circuit and district judges (including judges of the territorial courts of the United States), justices and judges retired from office or from regular active service, judges of the United States Court of Federal Claims, bankruptcy judges, magistrate judges, and all other officers and employees of the Federal Judiciary not otherwise specifically provided for, and necessary expenses of the courts, as authorized by law, [\$3,359,725,000] \$3,738,466,000 (including the purchase of firearms and ammunition); of which not to exceed [\$17,817,000] \$27,817,000 shall remain available until expended for space alteration projects; [and] of which not to exceed \$10,000,000 shall remain available until expended for furniture and furnishings related to new space alteration and construction projects; and of which not to exceed \$2,692,000 shall be appropriated from the Vaccine Injury Compensation Trust Fund for expenses associated with processing cases under the National Childhood Vaccine Injury Act of 1986.

[In addition, for expenses of the United States Court of Federal Claims associated with processing cases under the National Child-

SALARIES AND EXPENSES—Continued (INCLUDING TRANSFER OF FUNDS)—Continued

hood Vaccine Injury Act of 1986, not to exceed \$2,602,000, to be appropriated from the Vaccine Injury Compensation Trust Fund.] (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106-553.)

Program and Financing (in millions of dollars)

	cation code 10-0920-0-1-752	2000 actual	2001 est.	2002 est.
0	Obligations by program activity: Direct program:			
00.01	Courts of appeals	376	401	444
00.02	District courts	1,534	1,665	1,842
00.03	Bankruptcy courts	573	595	644
00.04	Probation/Pretrial	494	711	809
09.01	Reimbursable program	262	333	226
10.00	Total new obligations	3,239	3,705	3,965
	Budgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	16		
22.00	New budget authority (gross)	3,234	3,695	3,964
22.10	Resources available from recoveries of prior year obligations	11	-11	
	0			
23.90	Total budgetary resources available for obligation	3,261	3,705	3,964
23.95	Total new obligations	-3,239	-3,705	-3,965
24.40	Unobligated balance carried forward, end of year	21		
N	lew budget authority (gross), detail: Discretionary:			
40.00	Appropriation	2.739	3,132	3.488
40.77	Reduction pursuant to P.L. 106–554 (0.22 percent)			3,400
42.00	Transferred from other accounts			
43.00	Appropriation (total discretionary)	2,743	3,125	3,488
60.00	Mandatory: Appropriation	229	237	250
68.00	Discretionary:			
06.00	Spending authority from offsetting collections: Off- setting collections (cash)	262	333	226
70.00	Total new budget authority (gross)	3,234	3,695	3,964
C	Change in unpaid obligations: Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year	102	199	236
72.99	Obligated balance, start of year	102	199	236
73.10		3,239	3,705	3,965
	Total new obligations			
73.20	Total outlays (gross)	-3,128	- 3,668	- 3,948
73.40	Adjustments in expired accounts (net)	-4		
73.45	Recoveries of prior year obligations Unpaid obligations, end of year:	-11	11	
74.40	Unpaid obligations, end of year	199	236	252
74.99	Obligated balance, end of year	199	236	252
_	hutlave (grees) datail.			
u 86.90	Outlays (gross), detail:	2,797	3.222	3,463
	Outlays from new discretionary authority	,	. ,	,
86.93 86.97	Outlays from discretionary balances Outlays from new mandatory authority	102 229	209 237	236 250
87.00	Total outlays (gross)	3,128	3,668	3,948
		3,123	3,000	
U	Iffsets: Against gross budget authority and outlays: Offsetting collections (cash) from:			
88.00	Federal sources	-224	- 295	- 186
38.40	Non-Federal sources—User Fee	-224 -38	- 295 - 38	-180 -40
88.90	Total, offsetting collections (cash)		- 333	
	let budget authority and outlays:			
N	ict bauget authority and outlays.			
N 89.00	Budget authority	2,972	3,362	3,738

Funds appropriated under this heading are for the salaries and benefits of judges and supporting personnel and all operating expenses of the United States courts of appeals, district courts, bankruptcy courts, United States Court of Federal Claims, and United States Probation and Pretrial Services offices are shown by activity:

Courts of Appeals.—This activity includes the salaries and benefits of all active United States circuit judges, and all such judges who have retired from office or from regular active service in pursuance of law. In addition, it provides for the salaries and expenses of the Courts of Appeals supporting personnel such as the administrative and legal aides required to assist the judges in the hearing and decision of appeals, and other judicial functions including all expenses of operation and maintenance such as travel expenses incurred by judges and supporting personnel in attending sessions of court or transacting other official business, and for relocation expenses, communications, printing, contractual services, supplies, equipment, and lawbooks and for rental of space, alterations, and related services for United States court facilities.

District Courts.—This activity includes the salaries and benefits of all active United States district judges, magistrate judges and all such judges who have retired from office or from regular active service in pursuance of law. In addition, it provides for the salaries and expenses of the District Court supporting personnel such as the administrative and legal aides required to assist the judges in conduct of hearings, trials, and other judicial functions including all expenses of operation and maintenance such as travel expenses incurred by judges and supporting personnel in attending sessions of court or transacting other official business, and for relocation expenses, communications, printing, contractual services, supplies, equipment, and lawbooks and for rental of space, alterations, and related services for United States court facilities.

Bankruptcy Courts.—This activity includes the salaries and benefits of all active United States bankruptcy judges. In addition, it provides for the salaries and expenses of the Bankruptcy Court supporting personnel including all expenses of operation and maintenance such as travel expenses incurred by judges and supporting personnel in attending sessions of court or transacting other official business, and for relocation expenses, communications, printing, contractual services, supplies, equipment, and lawbooks and for rental of space, alterations, and related services for United States court facilities.

Probation/Pretrial.—This activity includes the salaries and benefits of all probation and pretrial services officers and supporting personnel. It provides for all expenses of operation and maintenance such as travel expenses incurred by probation officers and supporting personnel in attending sessions of court or transacting other official business, and for relocation expenses, communications, printing, contractual services, supplies, and equipment.

Object Classification (in millions of dollars)

Identifi	cation code 10-0920-0-1-752	2000 actual	2001 est.	2002 est.
	Direct obligations:			
	Personnel compensation:			
11.1	Full-time permanent	1,357	1,568	1,772
11.3	Other than full-time permanent	159	159	159
11.9	Total personnel compensation	1,516	1,727	1,931
12.1	Civilian personnel benefits	362	391	456
13.0	Benefits for former personnel	1	2	2
21.0	Travel and transportation of persons	33	34	35
22.0	Transportation of things	6	5	6
23.1	Rental payments to GSA	622	705	784
23.2	Rental payments to others	21	23	24
23.3	Communications, utilities, and miscellaneous			
	charges	66	78	81
24.0	Printing and reproduction	14	14	14
25.2	Other services	176	187	188
26.0	Supplies and materials	19	20	21
31.0	Equipment	141	186	197
99.0	Subtotal, direct obligations	2,977	3,372	3,739

99.0	Reimbursable obligations	262	333	226
99.9	Total new obligations	3,239	3,705	3,965
	Personnel Summary			
ldentifi	cation code 10-0920-0-1-752	2000 actual	2001 est.	2002 est.
1001	Direct: Total compensable workyears: Full-time equivalent employment	27.699	29.548	30.377
2001	Reimbursable: Total compensable workyears: Full-time equivalent	,,,,,,,	.,.	, .
	employment	19	20	20

Defender Services

For the operation of Federal [Public Defender and Community] Defender organizations; the compensation and reimbursement of expenses of attorneys appointed to represent persons under the Criminal Justice Act of 1964, as amended; the compensation and reimbursement of expenses of persons furnishing investigative, expert and other services under the Criminal Justice Act of 1964 (18 U.S.C. 3006A(e)); the compensation (in accordance with Criminal Justice Act maximums) and reimbursement of expenses of attorneys appointed to assist the court in criminal cases where the defendant has waived representation by counsel; the compensation and reimbursement of travel expenses of guardians ad litem acting on behalf of financially eligible minor or incompetent offenders in connection with transfers from the United States to foreign countries with which the United States has a treaty for the execution of penal sentences; [and] the compensation of attorneys appointed to represent jurors in civil actions for the protection of their employment, as authorized by 28 U.S.C. 1875(d); and for necessary training and general administrative expenses, [\$435,000,000] \$521,517,000, to remain available until expended as authorized by 18 U.S.C. 3006A(i). (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106-553.)

Program and Financing (in millions of dollars)

Identific	ation code 10-0923-0-1-752	2000 actual	2001 est.	2002 est.
D	irect program:			
	Direct program:			
00.01	CJA Representations and Related Expenses			517
00.02	Federal Defender Organizations	238		
00.03	Panel attorneys	133	172	
00.04	General administrative expenses	3	4	5
09.10	VCRTF—Reimbursable Panel Attorneys			_
	,			
10.00	Total new obligations	400	446	522
В	udgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	36	12	
22.00	New budget authority (gross)	375	434	522
22.10	Resources available from recoveries of prior year obli-			
	gations	1		
23.90	Total budgetary resources available for obligation	412	446	522
23.95	Total new obligations	-400	-446	-522
24.40	Unobligated balance carried forward, end of year	12		
N	ew budget authority (gross), detail:			
	Discretionary:			
40.00	Appropriation	359	435	522
40.76	Reduction pursuant to P.L. 106–113			
40.77	Reduction pursuant to P.L. 106–554 (0.22 percent)			
41.00	Transferred to other accounts			
	Transferred to tenor descents immunity			
43.00	Appropriation (total discretionary)	349	434	522
68.00	Spending authority from offsetting collections: Offset-			
	ting collections (VCRTF)	26		
	,,			
70.00	Total new budget authority (gross)	375	434	522
C	hange in unpaid obligations:			
	Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year	15	11	12
72.99	Obligated balance, start of year	15	11	12
12.00				
73.10 73.20	Total new obligations Total outlays (gross)	400 403	446 445	522 520

73.45	Recoveries of prior year obligations	-1		
74.40	Unpaid obligations, end of year: Unpaid obligations, end of year	11	12	14
74.99	Obligated balance, end of year	11	12	14
0	utlays (gross), detail:			
86.90	Outlays from new discretionary authority	375	422	508
86.93	Outlays from discretionary balances	28	23	12
87.00	Total outlays (gross)	403	445	520
0	ffsets:			
00.00	Against gross budget authority and outlays:			
88.00	Offsetting collections (cash) from: Federal sources VCRTF	-26		
N	et budget authority and outlays:			
89.00	Budget authority	349	434	522
90.00	Outlays	377	445	520

Funds appropriated under this heading provide for the administration and operation of the Criminal Justice Act of 1964 (18 U.S.C. 3006A), as amended, which provides for furnishing representation for any person financially unable to obtain adequate representation who: (1) is charged with a felony or Class A, B, or C misdemeanor or infraction for which a sentence to confinement is authorized, or with committing an act of juvenile delinquency, or with a violation of probation; (2) is under arrest, when such representation is required by law; (3) is entitled to appointment of counsel in parole proceedings (18 U.S.C. 4201-18); (4) is charged with a violation of supervised release or faces modification, reduction, or enlargement of condition, or extension or revocation of a term of supervised release; (5) is subject to a mental condition hearing (18 U.S.C. 4241-48); (6) is in custody as a material witness; (7) is entitled to appointment of counsel under the sixth amendment to the Constitution; (8) faces loss of liberty in a case, and Federal law requires the appointment of counsel; (9) is entitled to the appointment of counsel under 18 U.S.C. 4109; or (10) is seeking relief under 28 U.S.C. 2241, 2254, or 2255. Representation includes counsel and investigative, expert, and other necessary services. The appropriation includes funding for the compensation and expenses of court-appointed counsel and persons providing investigative, expert and other services under the Act, for the operation of the Federal Defender organizations, and for the continuing education and training of persons providing representational services under the Act. In addition, this appropriation is available for the compensation of counsel: (1) appointed pursuant to 5 U.S.C. 3109 to assist the court in criminal cases where the defendant has waived representation by counsel; and (2) appointed pursuant to 28 U.S.C. 1875 to represent jurors in civil actions for the protection of their employment.

Object Classification (in millions of dollars)

Identifi	cation code 10-0923-0-1-752	2000 actual	2001 est.	2002 est.
	Direct obligations:			
11.1	Personnel compensation: Full-time permanent	117	136	153
12.1	Civilian personnel benefits	30	35	39
21.0	Travel and transportation of persons	5	5	6
23.1	Rental payments to GSA	17	18	20
23.3	Communications, utilities, and miscellaneous			
	charges	4	4	4
	Other services:	•	•	•
25.2	Compensation and out-of-pocket expenses of			
20.2	court-appointed counsel	111	148	190
25.2	Transcripts	6	7	7
25.2	Investigators, interpreters, psychiatrists, and	Ü	,	,
20.2	other experts	22	24	25
25.2	Other services	3	3	4
26.0		J 1	J 1	1
	Supplies and materials	1	1	1
31.0	Equipment	_6	/	8
41.0	Grants, subsidies, and contributions	52	58	65
99.0	Subtotal, direct obligations	374	446	522
99.0	Reimbursable obligations	26		

DEFENDER SERVICES—Continued

Object Classification (in millions of dollars)—Continued

Identificati	ion code 10-0923-0-1-752	2000 actual	2001 est.	2002 est.
99.9	Total new obligations	400	446	522

Personnel Summary

Identific	ation code 10-0923-0-1-752	2000 actual	2001 est.	2002 est.
1001	Total compensable workyears: Full-time equivalent employment	1,710	1,852	1,959

FEES OF JURORS AND COMMISSIONERS

For fees and expenses of jurors as authorized by 28 U.S.C. 1871 and 1876; compensation of jury commissioners as authorized by 28 U.S.C. 1863; and compensation of commissioners appointed in condemnation cases pursuant to rule 71A(h) of the Federal Rules of Civil Procedure (28 U.S.C. Appendix Rule 71A(h)), [\$59,567,000] \$50,131,000, to remain available until expended: Provided, That the compensation of land commissioners shall not exceed the daily equivalent of the highest rate payable under section 5332 of title 5, United States Code. (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106–553.)

Program and Financing (in millions of dollars)

Identific	ation code 10-0925-0-1-752	2000 actual	2001 est.	2002 est.
	bligations by program activity:			
00.03	Grand jurors	15	15	15
00.04	Petit jurors	42	41	41
10.00	Total new obligations	57	56	56
В	udgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	9	9	6
22.00	New budget authority (gross)	54	54	50
22.10	Resources available from recoveries of prior year obli-			
	gations	3		
23.90	Total budgetary resources available for obligation	66	63	56
23.95	Total new obligations	– 57	-56	-56
24.40	Unobligated balance carried forward, end of year	9	6	
N	ew budget authority (gross), detail:			
	Discretionary:			
40.00	Appropriation	61	60	50
40.76	Reduction pursuant to P.L. 106-113	-7		
41.00	Transferred to other accounts		<u>-6</u>	
43.00	Appropriation (total discretionary)	54	54	50
C	hange in unpaid obligations:			
	Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year	5	1	1
72.99	Obligated balance, start of year	5	1	1
73.10	Total new obligations	57	56	56
73.20	Total outlays (gross)	- 58	- 56	- 56
73.45	Recoveries of prior year obligations	-3		
70.10	Unpaid obligations, end of year:	· ·		
74.40	Unpaid obligations, end of year	1	1	1
74.99	Obligated balance, end of year	1	1	1
0	utlays (gross), detail:			
86.90	Outlays from new discretionary authority	44	47	49
86.93	Outlays from discretionary balances	14	9	7
87.00	Total outlays (gross)	58	56	56
	et budget authority and outlays:			
89.00	Budget authority	54	54	50
90.00	Outlays	58	56	56

This appropriation provides for the statutory fees and allowances of jurors, refreshments of jurors, and compensation of land commissioners appointed in condemnation cases pursuant to Rule 71A(h) of the Federal Rules of Civil Procedure. Budgetary requirements depend largely upon the volume and length of jury trials demanded by the parties to both civil and criminal actions and the number of grand juries being convened by the courts at the request of United States attorneys.

Object Classification (in millions of dollars)

Identifi	cation code 10-0925-0-1-752	2000 actual	2001 est.	2002 est.
11.8	Personnel compensation: Special personal services payments	33	33	33
21.0	Travel and transportation of persons (jurors)	21	21	21
23.3 25.2	Communications, utilities, and miscellaneous charges Other services (meals and lodging furnished seques-	1	1	1
	tered juror	1		
26.0	Supplies and materials	1	1	1
99.9	Total new obligations	57	56	56

COURT SECURITY

For necessary expenses, not otherwise provided for, incident to providing protective guard services for United States courthouses and the procurement, installation, and maintenance of security equipment [and protective services] for [the] United States [Courts in courtrooms and adjacent areas] courthouses and other facilities housing federal court operations, including building ingress-egress control, inspection of mail and packages, directed security patrols, and other similar activities as authorized by section 1010 of the Judicial Improvement and Access to Justice Act (Public Law 100-702), [\$199,575,000] \$228,433,000, of which not to exceed \$10,000,000 shall remain available until expended for security systems or contract costs for court security officers, to be expended directly or transferred to the United States Marshals Service, which shall be responsible for administering [elements of] the Judicial Facility Security Program consistent with standards or guidelines agreed to by the Director of the Administrative Office of the United States Courts and the Attorney General. (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106-553.)

Program and Financing (in millions of dollars)

Identific	ation code 10-0930-0-1-752	2000 actual	2001 est.	2002 est.
	bligations by program activity:			
00.01	Direct program	200	206	228
10.00	Total new obligations	200	206	228
В	udgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	8	1	
22.00	New budget authority (gross)	193	205	228
23.90	Total budgetary resources available for obligation	201	206	228
23.95	Total new obligations	-200	-206	- 228
23.98	Unobligated balance expiring or withdrawn	-1		
24.40	Unobligated balance carried forward, end of year	1		
N	ew budget authority (gross), detail:			
	Discretionary:			
40.00	Appropriation		199	228
42.00	Transferred from other accounts		6	
43.00	Appropriation (total discretionary)	193	205	228
C	hange in unpaid obligations:			
	Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year	47	56	60
72.99	Obligated balance, start of year	47	56	60
73.10	Total new obligations	200	206	228
73.20	Total outlays (gross)	-190	-202	-223
	Unpaid obligations, end of year:			
74.40	Unpaid obligations, end of year	56	60	65
74.99	Obligated balance, end of year	56	60	65
	utlays (gross), detail:			
86.90	Outlays from new discretionary authority	148	158	176

86.93	Outlays from discretionary balances	<u>42</u>	<u>43</u>	47
87.00		190	202	223
89.00	et budget authority and outlays: Budget authority	193	206	228
90.00		190	202	223

This appropriation provides for the necessary expenses not otherwise provided for, incident to providing protective guard services for the United States courthouses and the procurement, installation, and maintenance of security equipment for United States courthouses and other facilities housing federal court operations, including building ingress-egress control, inspection of mail and packages, directed security patrols, and other similar activities, to be expended directly or transferred to the United States Marshals Service which shall be responsible for administering the Judicial Facility Security Program.

Object Classification (in millions of dollars)

Identific	cation code 10-0930-0-1-752	2000 actual	2001 est.	2002 est.
11.1	Personnel compensation: Full-time permanent	3	3	3
12.1	Civilian personnel benefits	1	1	1
23.3	Communications, utilities, and miscellaneous charges	2	2	2
25.2	Other services	171	183	193
31.0	Equipment	23	17	29
99.9	Total new obligations	200	206	228

Personnel Summary

Identific	cation code 10-0930-0-1-752	2000 actual	2001 est.	2002 est.
1001	Total compensable workyears: Full-time equivalent employment	35	35	38

JUDICIARY FILING FEES

Unavailable Collections (in millions of dollars)

Identification code 10–5100–0–2–752	2000 actual	2001 est.	2002 est.
01.99 Balance, start of year			
Receipts:			
02.00 Filing Fees, U.S. Courts, Judiciary	106	107	111
Appropriations:			
05.00 Judiciary filling fees	-106	-107	-111
07.99 Balance, end of year			

Program and Financing (in millions of dollars)

Identifica	ation code 10-5100-0-2-752	2000 actual	2001 est.	2002 est.
0	bligations by program activity:			
10.00	Total new obligations (object class 25.2)	48	167	185
В	udgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	76	134	74
22.00	New budget authority (gross)	106	107	111
23.90	Total budgetary resources available for obligation	182	241	185
23.95	Total new obligations	-48	-167	-185
24.40	Unobligated balance carried forward, end of year	134	74	
N	ew budget authority (gross), detail:			
	Mandatory:			
60.25	Appropriation (special fund, indefinite)	106	107	111
C	hange in unpaid obligations:			
	Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year	210	44	167
72.99	Obligated balance, start of year	210	44	167
73.10	Total new obligations	48	167	185
73.20	Total outlays (gross)	-214	-44	-107
74.40	Unpaid obligations, end of year	44	167	245

74.99	Obligated balance, end of year	44	167	245
	lutlays (gross), detail: Outlays from mandatory balances	214	44	107
89.00 90.00	let budget authority and outlays: Budget authority Outlays	106 214	107 44	111 107

REGISTRY ADMINISTRATION

Unavailable Collections (in millions of dollars)

_				
Identific	ation code 10-5101-0-2-752	2000 actual	2001 est.	2002 est.
01.99 R	Balance, start of yeareceipts:			
02.00	Fees, Registry administration, Judiciary	4	4	4
05.00	Registry administration			
07.99	Balance, end of year			
	Program and Financing (in million	ons of dolla	rs)	
Identific	ation code 10–5101–0–2–752	2000 actual	2001 est.	2002 est.
0	bligations by program activity:			
10.00	Total new obligations (object class 25.2)	4	4	4
	udgetary resources available for obligation:			
22.00	, , , , , , , , , , , , , , , , , , , ,	4	4	4
23.95	Total new obligations	-4	-4	<u>-4</u>
N	ew budget authority (gross), detail: Mandatory:			
60.25	Appropriation (special fund, indefinite)	4	4	4
	Appropriation (Special rund, Indefinite)			
73.10	hange in unpaid obligations: Total new obligations	4	4	4
73.20	Total outlays (gross)	-4	-4 -4	-4
	, ,	<u> </u>	<u> </u>	
	utlays (gross), detail:			
86.97	Outlays from new mandatory authority	4	4	4
	et budget authority and outlays:			
89.00	Budget authority	4	4	4
90.00	Outlays	4	4	4

This schedule reflects funds available to the Federal Judiciary, pursuant to Public Law 100–459, which provides that any funds collected by the Judiciary as a charge for services rendered in administering accounts kept in a court's registry shall be deposited into this account.

JUDICIARY INFORMATION TECHNOLOGY FUND

Unavailable Collections (in millions of dollars)

2001 est.	2002 est.
13	13
195	240
208	253
-208	— 253
	rs)

Identification code 10-5114-0-2-752	2000 actual	2001 est.	2002 est.
Obligations by program activity: 00.01 Information Technology	206	262	253

JUDICIARY INFORMATION TECHNOLOGY FUND—Continued

Program and Financing (in millions of dollars)—Continued

Identific	ation code 10-5114-0-2-752	2000 actual	2001 est.	2002 est.
10.00	Total new obligations	206	262	253
В	udgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	70	54	
22.00	New budget authority (gross)	190	208	253
23.90	Total budgetary resources available for obligation	260	262	253
23.95	Total new obligations	-206	-262	-253
24.40	Unobligated balance carried forward, end of year	54		
N	ew budget authority (gross), detail:			
	Mandatory:			
60.25	Appropriation (special fund, indefinite)	190	208	253
C	hange in unpaid obligations:			
	Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year	106	104	143
72.99	Obligated balance, start of year	106	104	143
73.10	Total new obligations	206	262	253
73.20	Total outlays (gross)	- 208	− 223	- 250
74.40	Unpaid obligations, end of year	104	143	146
74.99	Obligated balance, end of year	104	143	146
n	utlays (gross), detail:			
86.97	Outlays from new mandatory authority	102	119	121
86.98	Outlays from mandatory balances	106	104	129
87.00	Total outlays (gross)	208	223	250
N	et budget authority and outlays:			
89.00	Budget authority	190	208	253
90.00	Outlays	208	223	250

The Judiciary Information Technology Fund is a stable and flexible funding vehicle for the expansion, management, and use of information technology throughout the Judiciary in accordance with the Long Range Plan for Information Technology in the Federal Judiciary. Funds are available without fiscal year limitation. The Fund consists of deposits and transfers from appropriations, reimbursements, user fees, and sale of surplus equipment. Appropriate information technology costs are paid directly out of the Fund.

Object Classification (in millions of dollars)

Identific	cation code 10-5114-0-2-752	2000 actual	2001 est.	2002 est.
11.1	Personnel compensation: Full-time permanent	16	18	18
12.1	Civilian personnel benefits	3	4	5
21.0	Travel and transportation of persons	3	6	5
23.3	Communications, utilities, and miscellaneous charges	38	45	42
24.0	Printing and reproduction	12	13	12
25.2	Other services	44	72	70
26.0	Supplies and materials	7	7	6
31.0	Equipment	83	97	95
99.9	Total new obligations	206	262	253

Personnel Summary

Identific	cation code 10-5114-0-2-752	2000 actual	2001 est.	2002 est.
1001	Total compensable workyears: Full-time equivalent employment	15	18	18

ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS

Federal Funds

General and special funds:

SALARIES AND EXPENSES

For necessary expenses of the Administrative Office of the United States Courts as authorized by law, including travel as authorized by 31 U.S.C. 1345, hire of a passenger motor vehicle as authorized by 31 U.S.C. 1343(b), advertising and rent in the District of Columbia and elsewhere, [\$58,340,000] \$63,029,000, of which not to exceed [\$8,500] \$10,000 is authorized for official reception and representation expenses. (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106–553.)

Program and Financing (in millions of dollars)

Obligations by program activity: Direct program: 00.01 Executive direction		1 8	1
00.01 Executive direction		_	1
		_	
00.02 Program direction and policy formulation	9		8
00.03 Court programs		9	10
00.04 Facilities and security		4	4
00.05 Finance and budget		7	8
00.06 Human resources and statistics		12	12
00.07 Information technology		1	1
00.08 Internal services	19	22	25
00.09 Judges programs	6	6	6
09.10 Reimbursable program	31	35	37
10.00 Total new obligations	97	105	112
Budgetary resources available for obligation:			
22.00 New budget authority (gross)	97	105	112
23.95 Total new obligations	– 97	- 105	-112
New budget authority (gross), detail:			
Discretionary:	EE	EO	CO
40.00 Appropriation		58	63
68.00 Spending authority from offsetting collections: Countries ting collections (cash)		47	49
70.00 Total new budget authority (gross)	97	105	112
70.00 Total new budget dutionty (gloss)		100	
Change in unpaid obligations: Unpaid obligations, start of year:			
72.40 Unpaid obligations, start of year	5	5	5
72.40 Olipaid obligations, start of year			
72.99 Obligated balance, start of year	5	5	5
73.10 Total new obligations		105	112
73.20 Total outlays (gross)		- 105	- 112
Unpaid obligations, end of year:			
74.40 Unpaid obligations, end of year	5	5	5
74.99 Obligated balance, end of year	5	5	5
Outlays (gross), detail:			
86.90 Outlays from new discretionary authority	96	100	107
86.93 Outlays from discretionary balances		5	5
87.00 Total outlays (gross)	96	105	112
Offsets: Against gross budget authority and outlays:			
88.00 Offsetting collections (cash) from: Federal so	ources -42	-47	-49
Net budget authority and outlays:			
89.00 Budget authority	55	58	63
90.00 Outlays		58	63
-			

The Office, pursuant to section 604 of Title 28, United States Code, under the supervision and direction of the Judicial Conference of the United States, is responsible for the administration of the U.S. courts, including the probation and bankruptcy systems. The principal functions consist of providing staff and services for the courts; conducting a continuous study of the rules of practice and procedure in the Federal courts; examining the state of dockets of the various

JUDICIAL BRANCH FEDERAL JUDICIAL CENTER Trust Funds 57

courts; compiling and publishing statistical data concerning the business transacted by the courts; and administering the judicial retirement and survivors annuities systems under Title 28, United States Code, sections 178, 376, and 377. The Office also is responsible for: the preparation and submission of the annual budget estimates as well as supplemental and deficiency estimates; the disbursement of and accounting for moneys appropriated for the operation of the courts, and the Federal Judicial Center; the audit and examination of accounts; the purchase and distribution of supplies and equipment; providing automated data processing services; securing adequate space for occupancy by the courts; and such other matters as may be assigned by the Supreme Court and Judicial Conference of the United States.

Object Classification (in millions of dollars)

Identific	cation code 10-0927-0-1-752	2000 actual	2001 est.	2002 est.
	Direct obligations:			
	Personnel compensation:			
11.1	Full-time permanent	49	52	56
11.3	Other than full-time permanent	1	1	1
11.9	Total personnel compensation	50	53	57
12.1	Civilian personnel benefits	10	11	12
21.0	Travel and transportation of persons	1	1	
23.3	Communications, utilities, and miscellaneous			
	charges	1	1	
25.2	Other services	3	3	;
31.0	Equipment	1	1	
99.0	Subtotal, direct obligations	66	70	7:
99.0	Reimbursable obligations	31	35	3
99.9	Total new obligations	97	105	11:

Personnel	Summary
-----------	---------

		2001 est.	2002 est.
Direct: 1001 Total compensable workyears: Full-time equivalent employment	662	659	663
Reimbursable: 2001 Total compensable workyears: Full-time equivalent employment	270	295	295

FEDERAL JUDICIAL CENTER

Federal Funds

General and special funds:

SALARIES AND EXPENSES

For necessary expenses of the Federal Judicial Center, as authorized by Public Law 90–219, [\$18,777,000] \$20,323,000; of which \$1,800,000 shall remain available through September 30, [2002] 2003, to provide education and training to Federal court personnel; and of which not to exceed \$1,000 is authorized for official reception and representation expenses. (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106–553.)

Program and Financing (in millions of dollars)

Identific	ation code 10-0928-0-1-752	2000 actual	2001 est.	2002 est.
0	bligations by program activity:		·	·
00.01	Education and training	12	13	14
00.02	Research	3	3	3
00.03	Program support	3	3	3
10.00	Total new obligations	18	19	20
В	udgetary resources available for obligation:			
22.00	New budget authority (gross)	18	19	20
23.95	Total new obligations	-18	-19	- 20
N	ew budget authority (gross), detail:			
40.00	Discretionary:	10	10	
40.00	Appropriation	18	19	20

•	change in unpaid obligations:			
·	Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year.	3	2	4
12.40	onpara obligations, start or your			
72.99	Obligated balance, start of year	3	2	4
73.10	Total new obligations	18	19	20
73.20	Total outlays (gross)	-18	-17	-20
	Unpaid obligations, end of year:			
74.40	Unpaid obligations, end of year	2	4	4
74.99	Obligated balance, end of year	2	4	4
	lutlava (graca) datail			
	lutlays (gross), detail:	1.5	15	1.0
86.90	Outlays from new discretionary authority	15	15	16
86.93	Outlays from discretionary balances	2	2	4
87.00	Total outlays (gross)	18	17	20
N	let budget authority and outlays:			
89.00	Budget authority	18	19	20
90.00		18	17	20
50.00	Outlays	10	17	20

This appropriation provides for the operation of the Federal Judicial Center pursuant to 28 U.S.C. 620 et. seq. The Center is charged with the responsibility for furthering the development and adoption of improved judicial administration in the courts of the United States.

Object Classification (in millions of dollars)

Identifi	cation code 10-0928-0-1-752	2000 actual	2001 est.	2002 est.
11.1	Personnel compensation: Full-time permanent	10	10	11
12.1	Civilian personnel benefits	2	2	3
21.0	Travel and transportation of persons	3	4	3
23.3	Communications, utilities, and miscellaneous charges	1	1	1
25.2	Other services	1	1	1
26.0	Supplies and materials	1	1	1
99.9	Total new obligations	18	19	20
	Personnel Summary			

Identific	ration code 10-0928-0-1-752	2000 actual	2001 est.	2002 est.
1001	Total compensable workyears: Full-time equivalent			
	employment	138	142	149

Trust Funds

GIFTS AND DONATIONS, FEDERAL JUDICIAL CENTER FOUNDATION

Unavailable Collections (in millions of dollars)

	ation code 10-8123-0-7-752	2000 actual	2001 est.	2002 est.
	Balance, start of yeareceipts:			
02.00	tion		1	1
05.00	ppropriations: Gifts and donations, Federal Judicial Center Founda- tion		-1	-1
07.99	Balance, end of year			
	Program and Financing (in million	ons of dolla	ırs)	
Identific	ation code 10-8123-0-7-752	0000		
	ation code 10-6123-0-7-732	2000 actual	2001 est.	2002 est.
	bligations by program activity: Total new obligations (object class 99.5)			2002 est.
10.00	bligations by program activity:			
10.00 B	bligations by program activity: Total new obligations (object class 99.5) udgetary resources available for obligation: Unobligated balance carried forward, start of year	1	1	
10.00 B 21.40	bligations by program activity: Total new obligations (object class 99.5) udgetary resources available for obligation:	1	1	
10.00	bligations by program activity: Total new obligations (object class 99.5) udgetary resources available for obligation: Unobligated balance carried forward, start of year	1 1	1 1 2	

GIFTS AND DONATIONS, FEDERAL JUDICIAL CENTER FOUNDATION— Continued

Program and Financing (in millions of dollars)—Continued

Identific	ation code 10-8123-0-7-752	2000 actual	2001 est.	2002 est.
N	ew budget authority (gross), detail: Mandatory:			
60.27	Appropriation (trust fund, indefinite)		1	1
C	hange in unpaid obligations:			
	Total new obligations		1	
	Total outlays (gross)		-1	-1
0	utlays (gross), detail:			
86.97	Outlays from new mandatory authority		1	1
86.98	Outlays from mandatory balances	1		
87.00	Total outlays (gross)	1	1	1
N	et budget authority and outlays:			
89.00	Budget authority		1	1
90.00	Outlays	1	ī	i

This schedule reflects funds available to the Federal Judicial Center pursuant to 28 U.S.C. 629, which provides that the purpose of the Federal Judicial Center Foundation shall be to have sole authority to accept and receive gifts of real and personal property and services made for the purpose of aiding or facilitating the work of the Federal Judicial Center and that, gifts of money and proceeds from sales of other property received as gifts shall be deposited in a separate fund in the Treasury of the United States and disbursed on the order of the Director of the Center.

JUDICIAL RETIREMENT FUNDS

PAYMENT TO JUDICIARY TRUST FUNDS

For payment to the Judicial Officers' Retirement Fund, as authorized by 28 U.S.C. 377(o), [\$25,700,000] \$26,700,000; to the Judicial Survivors' Annuities Fund, as authorized by 28 U.S.C. 376(c), [\$8,100,000] \$8,400,000; and to the United States Court of Federal Claims Judges' Retirement Fund, as authorized by 28 U.S.C. 178(l), \$1,900,000. (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106–553.)

Program and Financing (in millions of dollars)

Identific	ation code 10-0941-0-1-752	2000 actual	2001 est.	2002 est.
0	bligations by program activity:			
00.01	Payment to Judicial Officers' Retirement Fund	30	26	27
00.02	Payment to Court of Federal Claims Judges Retire-			
	ment Fund	2	2	2
00.03	Payment to Judicial Survivors' Annuities Fund	8	8	8
10.00	Total new obligations (object class 12.1)	40	36	37
В	udgetary resources available for obligation:			
22.00	New budget authority (gross)	40	36	37
23.95	Total new obligations	-40	-36	– 37
N	ew budget authority (gross), detail:			
	Mandatory:			
60.00	Appropriation	40	36	37
C	hange in unpaid obligations:			
73.10	Total new obligations	40	36	37
73.20	Total outlays (gross)	-40	-36	– 37
0	utlays (gross), detail:			
86.97	Outlays from new mandatory authority	40	36	37
N	et budget authority and outlays:			
89.00	Budget authority	40	36	37
	Outlays	40	36	

This appropriation request would provide funds necessary to pay the retirement annuities of bankruptcy judges and magistrate judges, pursuant to 28 U.S.C. 377, the retirement annuities of the United States Court of Federal Claims judges, pursuant to 28 U.S.C. 178, and annuities to participants' surviving widows and dependent children, pursuant to 28 U.S.C. 376.

Trust Funds

Judicial Officers' Retirement Fund

Unavailable Collections (in millions of dollars)

	Characteristic (in minimum of deficie)					
Identific	dentification code 10-8122-0-7-602		2001 est.	2002 est.		
01.99	Balance, start of year					
02.40	Interest and profits on investments, judicial officers retirement annuity	8	8	7		
02.41	Federal payment to judicial officers retirement fund, BRD	30	26	27		
02.99	Total receipts and collections	38	34	34		
05.00	Judicial officers' retirement fund	-38	- 34	- 34		
05.99	Total appropriations	-38	- 34	- 34		
07.99	Balance, end of year					
	Program and Financing (in million	ons of dolla	rs)			
Identific	cation code 10-8122-0-7-602	2000 actual	2001 est.	2002 est.		

Identific	ation code 10–8122–0–7–602	2000 actual	2001 est.	2002 est.
	18-18-18-18-18-18-18-18-18-18-18-18-18-1			
00.10	bligations by program activity: Judicial Officers Retirement Fund	17	25	26
00.10	Judicial Officers Retirement rund			
10.00	Total new obligations (object class 42.0)	17	25	26
В	udgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	120	141	150
22.00	New budget authority (gross)	38	34	34
23.90	Total budgetary resources available for obligation	158	175	184
23.95	Total new obligations	-17	- 25	-26
24.40	Unobligated balance carried forward, end of year	141	150	158
N	ew budget authority (gross), detail:			
	Mandatory:			
60.26	Appropriation (trust fund, definite)	30	26	27
60.27	Appropriation (trust fund, indefinite)	8	8	7
62.50	Appropriation (total mandatory)	38	34	34
C	hange in unpaid obligations:			
73.10	Total new obligations	17	25	26
73.20	Total outlays (gross)	− 17	-25	-26
0	utlays (gross), detail:			
86.97	Outlays from new mandatory authority	17	25	26
N	et budget authority and outlays:			
89.00	Budget authority	38	34	34
90.00	Outlays	17	25	26
N	emorandum (non-add) entries:			
92.01	Total investments, start of year: Federal securities:			
	Par value	119	140	150
92.02	Total investments, end of year: Federal securities:			
	Par value	140	150	158

This fund provides the retirement annuities of bankruptcy judges and magistrate judges pursuant to 28 U.S.C. 377.

Judicial Survivors' Annuities Fund

Unavailable Collections (in millions of dollars)

Identification code 10-8110-0-7-602		2000 actual	2001 est.	2002 est.
01.99	Balance, start of year			

0	bligations by program activity:					
Identific	tation code 10–8110–0–7–602	2000 actual	2001 est.	2002 est.		
	Program and Financing (in millio	ons of dollar	·s)			
07.99	Balance, end of year					
05.99	Total appropriations	<u>-41</u>				
05.00	Judicial survivors' annuities fund	<u>-41</u>				
02.99	Total receipts and collectionsppropriations:	41	40	3		
02.41						
02.40	ployees salaries	4 29	4 28	2		

0	bligations by program activity:			
00.10	Judicial Survivor's Annuity Fund	13	14	14
10.00	Total new obligations (object class 42.0)	13	14	14
	udgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	318	346	372
22.00	New budget authority (gross)	41	40	39
23.90	Total budgetary resources available for obligation	359	386	411
23.95	Total new obligations	-13	-14	-14
24.40	Unobligated balance carried forward, end of year	346	372	397
N	ew budget authority (gross), detail:			
00.00	Mandatory:			
60.26	Appropriation (trust fund, definite)	8	8	21
60.27	Appropriation (trust fund, indefinite)	33	32	31
62.50	Appropriation (total mandatory)	41	40	39
C	hange in unpaid obligations:			
73.10	Total new obligations	13	14	14
73.20	Total outlays (gross)	-13	-14	- 14
0	utlays (gross), detail:			
86.97		13	14	14
N	et budget authority and outlays:			
89.00	Budget authority	41	40	39
90.00	Outlays	13	14	14
N	lemorandum (non-add) entries:			
92.01	Total investments, start of year: Federal securities:			
	Par value	318	349	370
92.02	Total investments, end of year: Federal securities:			
	Par value	349	370	394

The Judicial Survivors' Annuities Fund (section 376 of title 28, United States Code) was established to receive sums deducted and withheld from salaries of justices, judges, the Director of the Federal Judicial Center, the Director of the Administrative Office of the U.S. Courts, and the Administrative Assistant to the Chief Justice who have elected to bring themselves within the purview of the above section as well as amounts received from said judicial officers covering Federal civilian service prior to date of election.

This fund provides annuities for participants' surviving widows and dependent children.

United States Court of Federal Claims Judges' Retirement FUND

Unavailable Collections (in millions of dollars)

Identification code 10-8124-0-7-602	2000 actual	2001 est.	2002 est.	
01.99 Balance, start of year				
02.40 Federal payment to Court of Federal Claims Judges' Retirement Fund	2	2	2	
05.00 Court of Federal Claims judges' retirement fund				

07.99	Balance, end of year			
	Program and Financing (in millio	ns of dollar	s)	
Identific	ation code 10-8124-0-7-602	2000 actual	2001 est.	2002 est.
0	bligations by program activity:			
00.01	Court of Federal Claims Judges Retirement Fund	1	2	2
10.00	Total new obligations (object class 42.0)	1	2	2
В	udgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	7	9	10
22.00	New budget authority (gross)	3	3	2
23.90	Total budgetary resources available for obligation	10	12	12
23.95	Total new obligations	-1	-2	-2
24.40	Unobligated balance carried forward, end of year	9	10	11
N	ew budget authority (gross), detail:			
60.26	Mandatory: Appropriation (trust fund, definite)	3	3	2
	hange in unpaid obligations:			
73.10	Total new obligations	1	2	2
0	utlays (gross), detail:			
86.97	Outlays from new mandatory authority	1	1	1
N	et budget authority and outlays:			
89.00	Budget authority	3	3	2
90.00	Outlays	1	1	1
N	lemorandum (non-add) entries:			
92.01	Total investments, start of year: Federal securities:			
	Par value	7	9	9
92.02	Total investments, end of year: Federal securities:	0	0	
	Par value	9	9	9

This fund provides the retirement annuities of United States Court of Federal Claims judges pursuant to 28 U.S.C. 178.

UNITED STATES SENTENCING COMMISSION

Federal Funds

General and special funds:

SALARIES AND EXPENSES

For the salaries and expenses necessary to carry out the provisions of chapter 58 of title 28, United States Code, [\$9,931,000] 12,400,000, of which not to exceed \$1,000 is authorized for official reception and representation expenses. (Judiciary Appropriations Act, 2001, as enacted by section 1(a)(2) of P.L. 106-553.)

Program and Financing (in millions of dollars)

Identific	cation code 10-0938-0-1-752	2000 actual	2001 est.	2002 est.
0	Obligations by program activity:			
10.00	Total new obligations	8	11	12
В	Budgetary resources available for obligation:			
21.40	Unobligated balance carried forward, start of year	1	1	
22.00	New budget authority (gross)	8	10	12
23.90	Total budgetary resources available for obligation	9	11	12
23.95	Total new obligations	-8	-11	-12
24.40	Unobligated balance carried forward, end of year	1		
N	lew budget authority (gross), detail:			
	Discretionary:			
40.00	Appropriation	8	10	12
C	Change in unpaid obligations:			_
	Unpaid obligations, start of year:			
72.40	Unpaid obligations, start of year	3	2	3
72.99	Obligated balance, start of year	3	2	3
73.10	Total new obligations	8	11	12

SALARIES AND EXPENSES—Continued

Program and Financing (in millions of dollars)—Continued

Identific	ation code 10–0938–0–1–752	2000 actual	2001 est.	2002 est.
73.20	Total outlays (gross)	-9	-10	-11
74.40	Unpaid obligations, end of year: Unpaid obligations, end of year	2	3	4
74.40	Olipaid obligations, end of year			
74.99	Obligated balance, end of year	2	3	4
86.90 86.93	utlays (gross), detail: Outlays from new discretionary authority Outlays from discretionary balances	7 2	7 3	8 3
87.00	Total outlays (gross)	9	10	11
N	et budget authority and outlays:			
89.00	Budget authority	8	10	12
90.00	Outlays	9	10	11

The United States Sentencing Commission, an independent agency within the judicial branch, was established pursuant to provisions of the Comprehensive Crime Control Act of 1984 (Public Law 98–473, Title II), as amended. The Commission's principal purposes are: (1) to establish sentencing policies and practices for the federal courts, including guidelines prescribing the appropriate form and severity of punishment for offenders convicted of federal crimes; (2) to advise and assist Congress and the executive branch in the development of effective and efficient crime policy; and (3) to collect, analyze, and distribute a broad array of information on federal crime and sentencing issues, serving as an information resource for Congress, the executive branch, the courts, criminal justice practitioners, the academic community, and the public.

Object Classification (in millions of dollars)

Identifi	dentification code 10-0938-0-1-752 2000 actual 2001 est.		2002 est.	
	Direct obligations:			
11.1	Personnel compensation: Full-time permanent	5	7	8
12.1	Civilian personnel benefits	1	2	2
25.2	Other services	1	1	1
99.0	Subtotal, direct obligations	7	10	11
99.5	Below reporting threshold	1	1	1
99.9	Total new obligations	8	11	12
	Personnel Summary			

Identification code 10-0938-0-1-752			2000 actual	2001 est.	2002 est.			
1001		compensable ployment	. ,			84	96	106

VIOLENT CRIME REDUCTION PROGRAMS

VIOLENT CRIME REDUCTION PROGRAMS

Program and Financing (in millions of dollars)

Identific	ation code 10-8516-0-1-752	2000 actual	2001 est.	2002 est.	
	bligations by program activity: Total new obligations (object class 25.3)	183			
В	udgetary resources available for obligation:				
22.00	New budget authority (gross)	183			
23.95	Total new obligations	-183			
N	ew budget authority (gross), detail:				
	Discretionary:				
42.00	Transferred from other accounts	183			

73.10	change in unpaid obligations: Total new obligations Total outlays (gross)		
	lutlays (gross), detail: Outlays from new discretionary authority	183	
	let budget authority and outlays: Budget authority		

The Violent Crime Control and Law Enforcement Act of 1994 created the Violent Crime Reduction Trust Fund (VCRTF). Funds were authorized to be appropriated to the Judiciary to help meet the increased demands for judicial activities resulting from the act, including drug testing of Federal offenders on post-conviction release, as well as provisions of the Antiterrorism and Effective Death Penalty Act of 1996. Beginning in 2001, the Judiciary's requirements under these acts were included in the requests for the Courts of Appeals, District courts, and Other Judicial Services, Salaries and Expenses, and Defender Services Appropriations.

GENERAL PROVISIONS—THE JUDICIARY

SEC. 301. Appropriations and authorizations made in this title which are available for salaries and expenses shall be available for services as authorized by 5 U.S.C. 3109.

SEC. 302. Not to exceed 5 percent of any appropriation made available for the current fiscal year for the Judiciary in this Act may be transferred between such appropriations, but no such appropriation, except "Courts of Appeals, District Courts, and Other Judicial Services, Defender Services" and "Courts of Appeals, District Courts, and Other Judicial Services, Fees of Jurors and Commissioners", shall be increased by more than 10 percent by any such transfers: Provided, That any transfer pursuant to this section shall be treated as a reprogramming of funds under section 605 of this Act and shall not be available for obligation or expenditure except in compliance with the procedures set forth in that section.

SEC. 303. Notwithstanding any other provision of law, the salaries and expenses appropriation for district courts, courts of appeals, and other judicial services shall be available for official reception and representation expenses of the Judicial Conference of the United States: *Provided*, That such available funds shall not exceed [\$11,000] \$12,000 and shall be administered by the Director of the Administrative Office of the United States Courts in the capacity as Secretary of the Judicial Conference.

[Sec. 304. (a) The Director of the Administrative Office of the United States Courts (the Director) may designate in writing officers and employees of the judicial branch of the United States Government, including the courts as defined in section 610 of title 28, United States Code, but excluding the Supreme Court, to be disbursing officers in such numbers and locations as the Director considers necessary. These disbursing officers will: (1) disburse moneys appropriated to the judicial branch and other funds only in strict accordance with payment requests certified by the Director or in accordance with subsection (b) of this section; (2) examine payment requests as necessary to ascertain whether they are in proper form, certified, and approved; and (3) be held accountable as provided by law. However, a disbursing officer will not be held accountable or responsible for any illegal, improper, or incorrect payment resulting from any false, inaccurate, or misleading certificate for which a certifying officer is responsible under subsection (b) of this section.

(b)(1) The Director may designate in writing officers and employees of the judicial branch of the United States Government, including the courts as defined in section 610 of title 28, United States Code, but excluding the Supreme Court, to certify payment requests payable from appropriations and funds. These certifying officers will be responsible and accountable for: (A) the existence and correctness of the facts recited in the certificate or other request for payment or its supporting papers; (B) the legality of the proposed payment under the appropriation or fund involved; and (C) the correctness of the computations of certified payment requests.

(2) The liability of a certifying officer will be enforced in the same manner and to the same extent as provided by law with respect to the enforcement of the liability of disbursing and other accountable

officers. A certifying officer shall be required to make restitution to the United States for the amount of any illegal, improper, or incorrect payment resulting from any false, inaccurate, or misleading certificates made by the certifying officer, as well as for any payment prohibited by law or which did not represent a legal obligation under the appropriation or fund involved.

- (c) A certifying or disbursing officer: (1) has the right to apply for and obtain a decision by the Comptroller General on any question of law involved in a payment request presented for certification; and (2) is entitled to relief from liability arising under this section as provided by law.
- (d) The Director shall disburse, directly or through officials designated pursuant to this section, appropriations and other funds for the maintenance and operation of the courts.
- (e) Nothing in this section affects the authority of the courts to receive or disburse moneys in accordance with chapter 129 of title 28, United States Code.
- (f) This section shall be effective for fiscal year 2001 and hereafter.] [Sec. 305. District Judges for the District Courts. (a) In General.—The President shall appoint, by and with the advice and consent of the Senate—
 - (1) 1 additional district judge for the district of Arizona;
 - (2) 1 additional district judge for the southern district of Florida;
 - (3) 1 additional district judge for the eastern district of Kentucky;
 - (4) 1 additional district judge for the district of Nevada;
 - (5) 1 additional district judge for the district of New Mexico;
 - (6) 1 additional district judge for the district of South Carolina;
 - (7) 1 additional district judge for the southern district of Texas;
 - (8) 1 additional district judge for the western district of Texas;
 - (9) 1 additional district judge for the eastern district of Virginia;
 - (10) 1 additional district judge for the eastern district of Wisconsin.
- (b) TABLE.—In order that the table contained in section 133 of title 28, United States Code, will, with respect to each judicial district, reflect the changes in the total number of permanent district judges authorized under subsection (a), such table is amended—
 - (1) in the item relating to the district of Arizona, by striking "11" and inserting "12":
 - (2) in the item relating to the southern district of Florida, by striking "16" and inserting "17";
 - (3) in the item relating to the eastern district of Kentucky, by striking "4" and inserting "5";
 - (4) in the item relating to the district of Nevada, by striking "6" and inserting "7";
 - (5) in the item relating to the district of New Mexico, by striking "5" and inserting "6";
 - (6) in the item relating to the district of South Carolina, by striking "9" and inserting "10";
 - (7) in the item relating to the southern district of Texas, by striking "18" and inserting "19";
 - (8) in the item relating to the western district of Texas, by striking "10" and inserting "11";
 - (9) in the item relating to the eastern district of Virginia, by striking "9" and inserting "10"; and
 - (10) in the item relating to the eastern district of Wisconsin, by striking "4" and inserting "5".
- (c) DESIGNATION OF JUDGE TO HOLD COURT.—The chief judge of the eastern district of Wisconsin shall designate 1 judge who shall hold court for such district in Green Bay, Wisconsin.]

[Sec. 306. Section 332 of title 28, United States Code, is amended by adding at the end the following new subsection:

- "(h)(1) The United States Court of Appeals for the Federal Circuit may appoint a circuit executive, who shall serve at the pleasure of the court. In appointing a circuit executive, the court shall take into account experience in administrative and executive positions, familiarity with court procedures, and special training. The circuit executive shall exercise such administrative powers and perform such duties as may be delegated by the court. The duties delegated to the circuit executive may include but need not be limited to the duties specified in subsection (e) of this section, insofar as they are applicable to the Court of Appeals for the Federal Circuit.
- "(2) The circuit executive shall be paid the salary for circuit executives established under subsection (f) of this section.
- "(3) The circuit executive may appoint, with the approval of the court, necessary employees in such number as may be approved by the Director of the Administrative Office of the United States Courts.

- "(4) The circuit executive and staff shall be deemed to be officers and employees of the United States within the meaning of the statutes specified in subsection (f)(4).
- "(5) The court may appoint either a circuit executive under this subsection or a clerk under section 711 of this title, but not both, or may appoint a combined circuit executive/clerk who shall be paid the salary of a circuit executive.".]
- [Sec. 307. Section 3102(a)(1) of title 5, United States Code, is amended—
 - (1) in subparagraph (A) by striking "and";
 - (2) in subparagraph (B) by adding "and" after the semicolon; and
 - (3) by adding at the end the following:
 - "(C) an office, agency, or other establishment in the judicial branch;". \mathbf{l}
 - [Sec. 308. (a) Supreme Court Police Retirement.—
 - (1) Service deemed to be service as law enforcement officer.—Any period of service performed before the effective date of this section by an individual as a member of the Supreme Court Police, who is such a member on such date, shall be deemed to be service performed as a law enforcement officer for purposes of chapters 83 and 84 of title 5, United States Code. Notwithstanding any amendment made by this section, any period of service performed before the effective date of this section by an individual as a member of the Supreme Court Police, who is not such a member on such date, shall be employee service for purposes of chapters 83 and 84 of title 5, United States Code.
 - (2) CONTRIBUTIONS.—The Marshal of the Supreme Court of the United States shall pay an amount determined by the Office of Personnel Management equal to—
 - (A)(i) the difference between-
 - (I) the amount that was deducted and withheld from basic pay under chapters 83 and 84 of title 5, United States Code, for the period of service described in the first sentence of paragraph (1);
 - (II) the amount that should have been deducted and withheld for such period of service, if it had instead been performed as a law enforcement officer; and
 - (ii) interest as prescribed under section 8334(e) of title 5, United States Code, based on the amount determined under clause (i); and
 - (B) with respect to the period of service described in subparagraph (A), the difference between the Government contributions that were in fact made to the Civil Service Retirement and Disability Fund for such service, and the amount that would have been required if such service had instead been performed as a law enforcement officer, subject to subsection (f).
 - (3) DEPOSIT OF PAYMENTS.—Payments under paragraph (2) shall be paid from the salaries and expenses account from appropriations to the Supreme Court of the United States, including any prior year unobligated balances, and deposited in the Civil Service Retirement and Disability Fund.
 - (b) Amendments to Chapter 83.—
 - (1) DEDUCTIONS, CONTRIBUTIONS, AND DEPOSITS.—Section 8334 of title 5, United States Code, is amended—
 - (A) in subsection (a)(1) by inserting "member of the Supreme Court Police," after "member of the Capitol Police,"; and
 - (B) in subsection (c) in the item relating to law enforcement officers by inserting ", member of the Supreme Court Police for Supreme Court Police service," after "law enforcement service."
 - (2) MANDATORY SEPARATION.—(A) Section 8335 of title 5, United States Code, is amended by redesignating subsection (e) as subsection (f) and inserting after subsection (d) the following:
- "(e) A member of the Supreme Court Police who is otherwise eligible for immediate retirement under section 8336(n) shall be separated from the service on the last day of the month in which such member becomes 57 years of age or completes 20 years of service if then over that age. The Marshal of the Supreme Court of the United States, when in his judgment the public interest so requires, may exempt such a member from automatic separation under this subsection until that member becomes 60 years of age. The Marshal shall notify the member in writing of the date of separation at least 60 days in advance thereof. Action to separate the member is not effective, without the consent of the member, until the last day of the month in which the 60-day notice expires."

(B) Section 8335(f) of title 5, United States Code, as redesignated by subparagraph (A), is amended by striking "Police)" and inserting "Police or the Supreme Court Police)".

(3) IMMEDIATE RETIREMENT.—Section 8336 of title 5, United States Code, is amended by redesignating subsection (n) as subsection (o) and inserting after subsection (m) the following:

- "(n) A member of the Supreme Court Police who is separated from the service after becoming 50 years of age and completing 20 years of service as a member of the Supreme Court Police or as a law enforcement officer, or any combination of such service totaling at least 20 years, is entitled to an annuity."
 - (4) COMPUTATION.—Section 8339 of title 5, United States Code, is amended by redesignating subsection (r) as subsection (s) and inserting after subsection (q) the following:
- "(r) The annuity of a member of the Supreme Court Police, or former member of the Supreme Court Police, retiring under this subchapter is computed in accordance with subsection (d)."
 - (c) Amendments to Chapter 84.—
 - (1) IMMEDIATE RETIREMENT.—Section 8412(d) of title 5, United States Code, is amended by inserting "or Supreme Court Police" after "Capitol Police" each place it appears.
 - (2) COMPUTATION OF BASIC ANNUITY.—Section 8415(g) of title 5, United States Code, is amended by inserting "member of the Supreme Court Police," after "law enforcement officer,".
 - (3) DEDUCTIONS FROM PAY.—Section 8422(a)(3) of title 5, United States Code, is amended in the item relating to law enforcement officers by inserting "member of the Supreme Court Police," after "member of the Capitol Police,".
 - (4) GOVERNMENT CONTRIBUTIONS.—Section 8423(a) of title 5, United States Code, is amended by inserting "members of the Supreme Court Police," after "law enforcement officers," each place it appears.
 - (5) MANDATORY SEPARATION.—(A) Section 8425 of title 5, United States Code, is amended by redesignating subsection (d) as subsection (e) and inserting after subsection (c) the following:
- "(d) A member of the Supreme Court Police who is otherwise eligible for immediate retirement under section 8412(d) shall be separated from the service on the last day of the month in which such member becomes 57 years of age or completes 20 years of service if then over that age. The Marshal of the Supreme Court of the United States, when in his judgment the public interest so requires, may exempt such a member from automatic separation under this subsection until that member becomes 60 years of age. The Marshal shall notify the member in writing of the date of separation at least 60 days before the date. Action to separate the member is not effective, without the consent of the member, until the last day of the month in which the 60-day notice expires."
 - (B) Section 8425(e) of title 5, United States Code, as so redesignated, is amended by striking "Police)" and inserting "Police or Supreme Court Police)".
 - (d) PAYMENTS FOR OTHER LIABILITY.—
 - (1) IN GENERAL.—The Marshal of the Supreme Court of the United States shall pay into the Civil Service Retirement and Disability Fund an amount determined by the Director of the Office of Personnel Management to be necessary to reimburse the Fund for any estimated increase in the unfunded liability of the Fund resulting from the amendments related to the Civil Service Retirement System under this section, and for any estimated increase in the supplemental liability of the Fund resulting from the amendments related to the Federal Employees' Retirement System under this section
 - (2) Installments.—The amount determined under paragraph (1) shall be paid in 5 equal annual installments with interest computed at the rates used in the most recent valuation of the Federal Employees' Retirement System.
 - (3) Source of funds.—Payments under this subsection shall be made from amounts available from the salaries and expenses account from appropriations to the Supreme Court of the United States, including any prior year unobligated balances.
- (e) NO MANDATORY SEPARATION FOR A 2-YEAR PERIOD.—Nothing in section 8335(e) or 8425(d) of title 5, United States Code, as added by this section, shall require the automatic separation of any member

- of the Supreme Court Police before the end of the 2-year period beginning on the effective date of this section.
- (f) Nonreduction in Government Contributions.—Notwithstanding any other provision of this section, Government contributions to the Civil Service Retirement and Disability Fund on behalf of a member of the Supreme Court Police shall, with respect to any service performed during the period beginning on January 1, 1999, and ending on December 31, 2002, while subject to the Federal Employees' Retirement System, be determined in the same way as if this section had never been enacted.
- (g) SAVINGS PROVISION.—Nothing in this section or in any amendment made by this section shall, with respect to any service performed before the effective date of such amendment, have the effect of reducing the percentage applicable in computing any portion of an annuity based on service as a member of the Supreme Court Police below the percentage which would otherwise apply if this section had not been enacted.
 - (h) TECHNICAL AND CONFORMING AMENDMENTS.—
 - (1) Section 8337(a) of title 5, United States Code, is amended in the last sentence by striking "8339(a)–(e), (n), (q), or (r)" and inserting "8339(a) through (e), (n), (q), (r), or (s)".
 - (2) Subsections (f) and (m) of section 8339 of title 5, United States Code, are each amended by striking "subsections (a)–(e), (n), (q), and (r)" and inserting "subsections (a) through (e), (n), (q), (r), and (s)".
 - (3) Section 8339(g) of title 5, United States Code, is amended—
 (A) in paragraph (2), by striking "subsections (a)–(c), (n),
 (q), or (r)" and inserting "subsections (a) through (c), (n), (q),
 (r), or (s)"; and
 - (B) in the matter following paragraph (2), by striking "(q), or (r)" each place it appears and inserting "(q), (r), or (s)".
 - (4) Section 8339(i) of title 5, United States Code, is amended by striking "(a)–(h), (n), (q), and (r)" and inserting "(a)–(h), (n), (q), (r), or (s)".
 - (5) Sections 8339(j), 8339(k)(1), and 8343a of title 5, United States Code, are each amended by striking "(a)–(i), (n), (q), and (r)" each place it appears and inserting "(a)–(i), (n), (q), (r), and (s)".
 - (6) Section 8339(1) of title 5, United States Code, is amended by striking "(a)–(k), (n), (q), and (r)" and inserting "(a)–(k), (n), (q), (r), and (s)".
 - (7) Subsections (b)(1) and (d) of section 8341 of title 5, United States Code, are each amended by striking "(q), and (r)" and inserting "(q), (r), and (s)".
- (8) Section 8344(a)(A) of title 5, United States Code, is amended by striking "(q), and (r)" and inserting "(q), (r), and (s)".
- (i) APPLICABILITY.—This section and the amendments made by this section shall apply only to an individual who is employed as a member of the Supreme Court Police after the later of October 1, 2000, or the date of enactment of this Act.
- (j) Effective Date.—Except as otherwise provided in this section, this section and the amendments made by this section shall take effect on the first day of the first applicable pay period that begins on the later of October 1, 2000, or the date of enactment of this Act.]
- SEC. [309] 304. Pursuant to section 140 of Public Law 97–92, Justices and judges of the United States are authorized during fiscal year [2001] 2002, to receive a salary adjustment in accordance with 28 U.S.C. 461[, only if for the purposes of each provision of law amended by section 704(a)(2) of the Ethics Reform Act of 1989 (5 U.S.C. 5318 note), adjustments under section 5303 of title 5, United States Code, shall take effect in fiscal year 2001: Provided, That, if such adjustments take effect pursuant to this section, \$8,801,000 is appropriated for such adjustments pursuant to this section and such funds shall be transferred to and merged with appropriations in title III of this Act].

SEC. 305. Of the unexpended balances transferred to the Commission on Structural Alternatives in Federal Appellate Courts, up to \$400,000 may be expended on court operations under the "Courts of Appeals, District Courts and other Judicial Services, Salaries and Expenses".