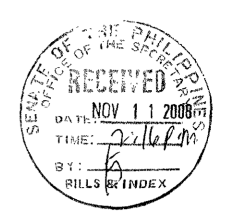
FOURTEENTH CONGRESS OF THE	)
REPUBLIC OF THE PHILIPPINES	)
Second Regular Session	)

SENATE S. No. 2858



## Introduced by Senator FRANCIS G. ESCUDERO

## AN ACT

CREATING FOUR ADDITIONAL BRANCHES OF THE MUNICIPAL TRIAL COURT AT BUTUAN CITY, AGUSAN DEL NORTE AMENDING FOR THE PURPOSE BATAS PAMBANSA BILANG 129, AS AMENDED, OTHERWISE KNOWN AS THE JUDICIARY REORGANIZATION ACT OF 1980 AND APPROPRIATING FUNDS THEREFOR.

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

SECTION 1. Section 29 of Batas Pambansa Blg. 129, as amended, otherwise known as the Judiciary Reorganization Act of 1980, is hereby amended to create four additional branches and shall read as follows:

Sec. 29. *Municipal Trial Courts in cities.*— In every city which does not form part of a metropolitan area, there shall be a Municipal Trial Court with one branch, except as hereunder provided:

X X X

"EIGHT [Two] branches for Butuan City;

X X X

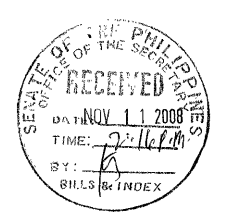
SECTION 2. The Supreme Court shall number and assign the additional branches of the Municipal Trial Court in Butuan City, in accordance with this Act.

SECTION 3. 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 operationalization of the additional Municipal trial court branches in Butuan City, the funding of which shall be included in the annual General Appropriations Act.

SECTION 4. This Act shall take effect upon its approval.

Approved,

FOURTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES Second Regular Session



**SENATE** 

S. No. 2858

## Introduced by Senator FRANCIS G. ESCUDERO

## **EXPLANATORY NOTE**

Section 16, Article III of our Constitution gives each person the right to a speedy trial, it provides that: "All persons shall have the right to a speedy disposition of their cases before all judicial, quasi-judicial, or administrative bodies."

The Judiciary Reorganization Act of 1980 (BP 129) allotted the corresponding number of courts per judicial region based on the exigencies existing at that time.

Twenty seven years have passed since the effectivity of BP 129.

Because of the increase in our population and the increase in the volume of cases filed, our court dockets have been clogged and this has resulted in the delay in the resolution of cases.

In order to improve the disposition and administration of justice and to ensure the right to a speedy trial, the number of courts must necessarily be increased.

In view of the foregoing provisions, the approval of this bill is earnestly recommended.

