(Corrected) [As Amended by Senate Committee of the Whole]
As Amended by House Committee
Session of 2001
HOUSE BILL No. 2174
By Committee on Judiciary
1-25
AN ACT concerning district courts; relating to the clerks; <u>amending</u> <i>[re-pealing]</i> K.S.A. 2000 Supp. 20-343 and 20-345 <u>and repealing the existing sections</u> .
Be it enacted by the Legislature of the State of Kansas:
Section 1. K.S.A. 2000 Supp. 20 343 is hereby amended to read as
follows: 20 343. The chief judge, with the approval of a majority of the
other district judges of the judicial district,, with the approval of a
majority of the district judges of the judicial district, shall appoint a
clerk of the district court in each county within such district. The chief
judge, with the approval of a majority of the other district judges of the
judicial district,, with the approval of a majority of the district judges
of the judicial district, shall designate one of such clerks as the chief
clerk of the district court of such judicial district, except that a chief clerk
is not required to be designated in a judicial district which is authorized
to have a court administrator pursuant to the personnel plan of the su-
preme court. The clerks of the district court and deputies, assistants and
other clerical personnel shall have such qualifications as are prescribed
for the offices by statute, rule of the district court and rule of the supreme
court. Such clerks, deputies, assistants and other personnel shall have
such powers, duties and functions as are prescribed by law, prescribed
by rules of the supreme court or assigned by the chief judge.
Sec. 2. K.S.A. 2000 Supp. 20 345 is hereby amended to read as fol-
lows: 20 345. Within staffing limits prescribed by the supreme court and
appropriations therefor, the chief judge of each judicial district, with the
approval of a majority of the other district judges of such judicial district,,
with the approval of a majority of the district judges of such judicial
district , shall appoint such bailiffs, court reporters, secretaries, court
services officers and other clerical and nonjudicial personnel as necessary
to perform the judicial and administrative functions of the district court.
Persons appointed pursuant to this section shall have qualifications pre-
scribed by law or rule of the supreme court. Except as otherwise provided

by law, such persons shall receive compensation prescribed by the judicial
personnel classification system. Such persons shall perform the duties and
functions prescribed by law, designated in the personnel classification
system or assigned by the chief judge, subject to rule of the supreme
court. Personnel whose salary is payable by counties shall receive com-
pensation in the amounts provided in the district court budget approved
by the board of county commissioners. Whenever any person is employed
or assigned to work under direct supervision of any judge or in a division
of court in which a judge presides, the employment or assignment of the
<u>person shall be subject to the approval of that judge.</u>
Sec. <u>3.</u> [1.] K.S.A. 2000 Supp. 20-343 and 20-345 are hereby
repealed.
Sec. <u>4</u> [2.] This act shall take effect and be in force from and after
its publication in the Kansas register.