Session of 2005

HOUSE BILL No. 2306

By Committee on Appropriations

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9 AN ACT concerning protection and advocacy for Kansans with disabili-10 ties; fund established; crediting certain moneys thereto; administration and uses thereof; amending K.S.A. 2004 Supp. 20-367 and repealing 11 12the existing section. 13 14Be it enacted by the Legislature of the State of Kansas: 15 New Section 1. (a) There is hereby established in the state treasury 16the protection and advocacy for Kansans with disabilities fund. This fund 17is created for the purpose of coordinating the efforts of the attorney gen-18eral and the protection and advocacy system for Kansans to advocate and 19prosecute the criminal and civil wrongs involving the rights of persons 20with disabilities, including their right to be free from abuse, neglect and 21exploitation. The moneys credited to the fund pursuant to K.S.A. 20-367, 22and amendments thereto, shall be used solely for the purpose of making 23 grants for operating expenses to programs which protect the rights of 24 persons with disabilities through civil and criminal investigation, advo-25cacy, legal representation and criminal prosecution. Of the moneys cred-26ited to the protection and advocacy for Kansans with disabilities fund 27pursuant to K.S.A. 20-367, and amendments thereto, 65% shall be des-28ignated to the protection and advocacy system for Kansas for investiga-29 tion, protection, advocacy and legal representation relating to violations 30 of the civil and legal rights of Kansans with disabilities, including their 31right to be free from abuse, neglect and exploitation. The remaining 35% 32 of the moneys credited to the protection and advocacy for Kansans with 33 disabilities fund pursuant to K.S.A. 20-367, and amendments thereto, 34 65% shall be designated to the attorney general for the investigation and 35 criminal prosecution of crimes relating to the abuse, neglect and exploi-36 tation of Kansans with disabilities. 37 (b) All expenditures from the protection and advocacy for Kansans 38 with disabilities fund shall be made in accordance with appropriation acts 39 upon warrants of the director of accounts and reports issued pursuant to 40 vouchers approved by the chief justice of the supreme court or by a 41person or persons designated by the chief justice. 42(c) The chief justice may apply for, receive and accept money from 43 any source for the purposes for which money in the protection and ad-

1 vocacy for Kansans with disabilities fund may be expended. Upon receipt of each such remittance, the chief justice shall remit the entire amount 2 3 to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state 4 treasurer shall deposit the entire amount in the state treasury to the credit $\mathbf{5}$ of the protection and advocacy for Kansans with disabilities fund, except 6 7 that any moneys received from the federal government shall be credited to a separate special revenue fund established for such purpose. 8 9 Sec. 2. K.S.A. 2004 Supp. 20-367 is hereby amended to read as follows: 20-367. Of the remittance of the balance of docket fees received by 10the state treasurer from clerks of the district court pursuant to subsection 11 12(f) of K.S.A. 20-362, and amendments thereto, the state treasurer shall 13 deposit and credit to the access to justice fund, a sum equal to 5.90% of the remittances of docket fees; to the protection and advocacy for Kan-1415sans with disabilities fund created by section 1 and amendments thereto, 16a sum equal to 5.90% of the remittances of docket fees; to the juvenile detention facilities fund, a sum equal to 3.27% of the remittances of 1718docket fees; to the judicial branch education fund, the state treasurer shall deposit and credit a sum equal to 2.52% of the remittances of docket 1920fees; to the crime victims assistance fund, the state treasurer shall deposit 21and credit a sum equal to .67% of the remittances of the docket fees; to 22 the protection from abuse fund, the state treasurer shall deposit and 23 credit a sum equal to 3.22% of the remittances of the docket fees; to the judiciary technology fund, the state treasurer shall deposit and credit a 24 25sum equal to 5.10% of the remittances of docket fees; to the dispute 26resolution fund, the state treasurer shall deposit and credit a sum equal 27 to .41% of the remittances of docket fees; to the Kansas juvenile delin-28quency prevention trust fund, the state treasurer shall deposit and credit 29 a sum equal to 1.49% of the remittances of docket fees; to the permanent 30 families account in the family and children investment fund, the state 31 treasurer shall deposit and credit a sum equal to .25% of the remittances 32 of docket fees; to the trauma fund, a sum equal to 1.77% of the remittance 33 of docket fees; to the judicial council fund, a sum equal to 1.33% of the 34 remittance of docket fees; and to the judicial branch nonjudicial salary 35 initiative fund, the state treasurer shall deposit and credit a sum equal to 36 21.41% of the remittance of docket fees. The balance remaining of the 37 remittances of docket fees shall be deposited and credited to the state 38 general fund. 39 Sec. 3. K.S.A. 2004 Supp. 20-367 is hereby repealed.

40 Sec. 4. This act shall take effect and be in force from and after its 41 publication in the statute book.