## SENATE BILL No. 684

By Committee on Federal and State Affairs

3-17

AN ACT concerning criminal procedure; relating to the consolidation of community corrections and court services in certain judicial districts; expenses of such office; amending K.S.A. 20-345 and 20-346a and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

New Section 1. (a) On and after January 1, 2009, a consolidated office of community correctional services and court services may be established in a judicial district in the following manner.

- (b) Each county commission in a judicial district may pass a resolution creating the consolidated office of community correctional services and court services in such judicial district. Such resolution shall include adult and juvenile community correctional services in such judicial district. If all county commissions in each of the counties in the judicial district pass such a resolution prior to January 31, the office shall be created on the January 1 following the adoption of the resolutions.
- (c) If all counties in the judicial district do not pass a resolution to consolidate the offices, the court service offices and community correctional services in such judicial district shall continue.
- (d) Upon completion of the final county commission passing such resolution, the chief judge of such judicial district shall notify the secretary of corrections and the chief justice of the supreme court.
- (e) If the consolidated office of community correctional services and court services is established pursuant to this section, the duration of the office shall be perpetual in such judicial district.
- (f) The provisions of article 3 of chapter 20 of the Kansas Statutes Annotated, and amendments thereto, concerning court service officers; the provisions of the community corrections act, K.S.A. 75-5290 et seq., and amendments thereto, concerning community correctional services officers; and the provisions of K.S.A. 75-7038 et seq., and amendments thereto, concerning juvenile community corrections officers shall be applicable to the consolidated office of community correctional services and court services established pursuant to this section.
- Sec. 2. K.S.A. 20-345 is hereby amended to read as follows: 20-345.
  Within staffing limits prescribed by the supreme court and appropriations

therefor, the chief judge of each judicial district shall appoint such bailiffs, court reporters, secretaries, court services officers, community corrections officers, if applicable, 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 prescribed 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 compensation 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 person shall be subject to the approval of that judge.

- Sec. 3. K.S.A. 20-346a is hereby amended to read as follows: 20-346a. (a) The department of corrections shall have the functions and duties provided by law with regard to providing parole officers for felons placed on parole by the Kansas adult authority parole board but shall not provide parole officers for the supervision of misdemeanants placed on parole by the district courts of this state. The department of corrections shall provide the visitation, supervision and other services regarding probationers and parolees which are required under the uniform act for out-of-state parolee supervision.
- (b) All court services officers supervising adults and juveniles placed on probation by the district courts of this state and all court services officers supervising misdemeanants placed on parole by the district courts of this state shall be appointed by the district courts as provided by law. The supreme court shall prescribe the qualifications required of persons appointed as court services officers of the district courts. The compensation of court services officers of the district courts shall be paid by the state either in accordance with a compensation plan adopted by the supreme court or as may be otherwise specifically provided by law.
- (c) Any probation and parole officers of the department of corrections who were terminated from service as officers and employees of that department because of the transfer of functions and duties from that department to the district courts under this section and who were appointed as court services officers of the district courts pursuant to this subsection as it existed prior to amendment by this act shall retain all retirement benefits and, to the extent feasible and compatible with the provisions of the judicial personnel system relating to nonjudicial employees of the district courts, these appointments shall be deemed to be transfers with

all rights of civil service which had accrued to those officers and employees prior to July 1, 1979, and the service of each officer and employee so appointed and transferred shall be deemed to have been continuous.

- (d) If the county commissions of the counties in a judicial district pass a resolution to consolidate court services and community corrections in such judicial district, all community correctional services officers supervising adults and juveniles placed on community corrections in such judicial district shall be appointed by the district courts as provided by law. The supreme court shall prescribe the qualifications required of persons appointed as community correctional services officers in such judicial districts. The compensation of such community correctional services officers shall be paid by the state either in accordance with a compensation plan adopted by the supreme court or as may be otherwise specifically provided by law.
- (e) Any community correctional services officers in a judicial district in which the county commissions passed a resolution to consolidate court services and community correctional services in such judicial district who were terminated from service as county employees because of the consolidation of functions and duties from that office to the district courts pursuant to section 1, and amendments thereto, and who were appointed as community correctional services officers of the district courts shall retain all retirement benefits and, to the extent feasible and compatible with the provisions of the judicial personnel system relating to nonjudicial employees of the district courts, these appointments shall be deemed to be transfers with all rights of civil service which had accrued to those officers and employees prior to the January 1 of the year the consolidation occurred, and the service of each officer so appointed and transferred shall be deemed to have been continuous.
- 29 Sec. 4. K.S.A. 20-345 and 20-346a are hereby repealed.
- Sec. 5. This act shall take effect and be in force from and after its publication in the statute book.